



KERALA GAZETTE

SUPPLEMENTS

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PART I



GOVERNMENT OF KERALA

Abstract

WELFARE OF EX-SERVICEMEN—SCHEME FOR THE AWARD OF SCHOLARSHIPS TO BRIGHT STUDENTS AMONG THE CHILDREN OF EX-SERVICEMEN—MODIFICATION— ORDERS ISSUED

GENERAL ADMINISTRATION (POLITICAL C) DEPARTMENT
G.O. (P) No. 75/83/GAD. Dated, Trivandrum, 28th March 1983.

Read :—1. G. O. (P) 102/79/GAD dated 12-2-1979.

2. Letter No. SB-14/9091/81 dated 27-5-1981 from the Director, Rajya Sainik Board, Trivandrum.

ORDER

As per clause 3 (a) of the scheme for the award of scholarship to bright students among the children of ex-servicemen approved in the Government Order read above, only one student in standard X in each High School and Junior Technical School is eligible for the scholarship. In the letter read as 2nd paper above, the Director, Rajya Sainik Board has forwarded proposals for liberalisation of the scheme so as to extend the benefit to more children of ex-servicemen.

Government have examined the proposal in detail and are pleased to order that 3 students in standard X in each High School and in the final year in the Junior Technical Schools, who have obtained 50% and above marks in the previous year's final examination, will be eligible for the scholarship. In case there are no students with 50% marks and above in a school, only one student each from those schools based on the performance record in the previous year's final examination will be given the scholarship.

Para 3 (a) of the scheme approved in the G. O. first read above will stand modified to the above effect.

By order of the Governor,

P. K. UMA SHANKAR,

Commissioner and Special Secretary to Government

W.

- The Director, Rajya Sainik Board, Trivandrum
- The Secretary, Zilla Sainik Board, Trivandrum, Quilon, Alleppey, Ernakulam, Kottayam, Trichur, Palghat, Calicut, Malappuram, and Cannanore.
- The Director of Public Instruction, Trivandrum.
- The Director of Collegiate Education, Trivandrum.
- The Director of Technical Education
- All Deputy Directors of Public Instruction
- All District Educational Officers
- The Registrar, University of Kerala, Trivandrum (with C. L.)
- The Registrar, University of Cochin, Cochin (with C. L.)
- The Registrar, University of Calicut, Calicut (with C. L.)
- The Registrar, University of Agriculture, Mannuthy, Trichur (with C.L.)
- The Director General of Resettlement, Government of India, Ministry of Defence, Maulana Azad Road, New Delhi-110011 (with C. L.)
- The Secretary, Kendriya Sainik Board, Government of India, Ministry of Defence, Maulana Azad Road, New Delhi-110011 (with C. L.)
- The Accountant General, Kerala, Trivandrum (This order issues with the concurrence of the Finance Department).
- The Finance Department (Vide U. O. No. 57934/Exp. B2/82/Fin. dated 14-10-1982)
- The Director of Public Relations
- Copy to:
- The General Administration (S. C.) Department—vide item No. 518 decided on 17-3-1983.

PART I

GOVERNMENT OF KERALA

General Administration (P.R.C.) Department

ORDER

G.O. (MS) No. 4/83/PR.

Dated Trivandrum, 23rd April 1983

Government are pleased to approve the 'scheme for Cash Award to Journalists for best contribution to Development Journalism' as appended.

2. The expenditure on this account will be met from "285 (j) other expenditure—(3) Journalists Association for Press Club Grant-in-aid".

By order of the Governor,

T.K. RAJASEKHARAN,

Joint Secretary to Government.

Appendix

**SCHEME FOR CASH AWARD TO JOURNALISTS FOR BEST
CONTRIBUTION TO DEVELOPMENT JOURNALISM**

1. The scheme shall be called the Kerala State Scheme for Cash Award to Journalists for best Development reporting (*)

2. The Scheme extends to the whole of the State of Kerala and covers all Malayalam Dailies published from the State.

3. (a) The award will be given for each calendar year.

(b) The scheme will come into effect from 1-1-1983. The first award will be given for the calendar year 1983.

4. The Government shall have the power to make any changes in the scheme or issue any clarifications in respect of the scheme wherever necessary.

5. The decision of the Government on the award under the scheme will be final.

(*) Development reporting is reporting the change that is taking place or—intended changes not taking place—in the 'lives of the people. Development reporting should tell the story of what is going well as well as what is going wrong. It includes reporting of non-official initiatives in rural development, educational reforms, social welfare etc. and in-depth reporting of official development programmes. All Development reporting is necessarily investigative.

6. The Director of Public Relations will be in overall charge of the scheme and may issue necessary instructions in regard to its proper implementation from time to time.

7. Journalists working in the Newspaper offices as Editor, Associate Editor, Assistant Editor, News Editor, Chief Sub Editor, Senior Sub Editor, Sub Editors, Staff Correspondents, Correspondents and Special Correspondents are eligible to apply for the award.

8. Correspondents, establishments publishing newspapers and periodicals and readers of the general public may also bring to the attention of the Director of Public Relations articles which in their view deserve consideration for the award.

9. The State Level award will be Rs. 5,000 and a certificate.

10. (a) Each year the Kerala Press Academy will constitute a panel of Judges before the 31st January of the succeeding year to make recommendations to the Government for the award.

(b) The Press Academy will evolve the procedure for fixing the award, make the nomination, and communicate the same to the Government.

(c) The recommendations of the Judges for each year's award should be submitted to the Government before the 31st March of the succeeding year.

11. Director of Public Relations will receive the applications before the 31st January of the succeeding year and forward the same after verification to the Academy.

12. No entrance fee will be levied.

13. The Academy will have the power to decide not to give any award during a particular year.

Kerala Gazette No. 19 dated 10th May 1983.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G. O. (Rt.) No. 230/83/LBR.

Dated, Trivandrum, 3rd March 1983.

The award of the Labour Court, Quilon in respect of the dispute between The Managing Director, Marikar (Motors) Limited, Trivandrum and their workmen N. Appukkuttan Nair, Accounts-Glerk, Marikar (Motors) Limited, Trivandrum, received by Government on 3-2-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

K. SIVADASAN,

Deputy Secretary to Government.

In the Labour Court, Quilon

Dated this the 22nd day of January 1983

Present :-

SHRI T. V. KUNHAHAMED, B. A., B. L.,

Presiding Officer

In

INDUSTRIAL DISPUTE No. 36/1980

Between

N. Appukkuttan Nair,
Accounts-Glerk,
Marikar (Motors) Limited,
Trivandrum.

Petitioner

And

The Managing Director,
Marikar (Motors) Limited,
Trivandrum.

Management

Representations: —

Advocate M. I. Ravikumar,
Vanchioor, Trivandrum.

For the Petitioner

Advocate N. Krishnan Kutty,
Thakara-parambu, Fort, P. O.,
Trivandrum.

For the Management

GA 35/V.

AWARD

Termination of service of Shri N. Appukkuttan Nair is the issue referred for adjudication by the Government of Kerala as per G. O. (Rt.) No. 1072/80 LBR dated 21-7-1980. Shri Appukkuttan Nair shall be referred to as the workman and the Managing Director, Marikar (Motors) Limited as the Management.

2. The workman entered appearance and filed a claim statement raising the following contentions:— His services were wrongfully terminated because of illwill. The workman is the present Vice President of the Marikkar Motors Employees Union. He had also served as the President of the Union. In fact it was the workman who organised the Union. Recently, the Management has formed a rival Union. Ever since the formation of the rival union which took place in the year 1978, the management has been taking a step motherly attitude towards the members of the workman's union. With the motive of ousting the workman from the company in order to silence his union the management fabricated a false charge of misappropriation of rupees 57 from the company. A domestic enquiry was held and after that the workman was transferred to Palghat. His two increments were also withheld. The domestic enquiry was a mere farce. The Enquiry Officer had not allowed the workman to engage a lawyer. His request to be represented by the President of his Union was also not allowed by the Enquiry Officer. The Enquiry Officer is an advocate who used to appear on behalf of the company either himself or along with his senior. The transfer was made in order to victimise the workman. When the order was received by him the workman was unwell, and he was undergoing treatment under E. S. I. Doctor. The Management had allowed the workman's request for leave upto 23-1-1979. On the advice of the E. S. I. Doctor, the workman changed the system of treatment and was undergoing treatment under Doctor A. S. Narayan Nair, Professor of Ayurvedic College, Trivandrum. Previously the management had granted leave to the workman on the strength of the certificate issued by Dr. Narayanan Nair. The workman applied for leave for 3 months with a certificate issued by Dr. Narayanan Nair, in reply to the application for leave dated 23-1-1978, the management terminated the services of the workman as per their letter dated 15-3-1979. The grounds mentioned in the termination notice are not sustainable. The allegation that the workman's absence from Palghat had caused damage to the company is not correct since no specific job was allotted to him under the order of transfer. The workman has been remaining unemployed from the date of termination. He had refused to accept the notice pay. The workman wants himself to be reinstated with full back wages.

3. The management entered appearance and filed a written statement denying the allegation that action was taken against the workman, out of spite and raising the following contentions:— The management had not started a rival union as alleged by the workman. Shri Appukkuttan Nair was relieved from the Trivandrum Branch on 26-2-1978, The workman had

accepted the transfer without any protest. On 28th of June, 1978 he applied for 5 days leave on the ground of sickness and the leave applied for was granted. He had produced alongwith the application an E. S. I Certificate recommending absence for 5 days. Another E. S. I. Certificate dated 7-7-1978 showing that he was fit to resume work on 7-7-1978 was produced by him. Later another E. S. I. Certificate to the effect that he was fit to resume work only on 13-7-1978 was produced. This was followed by an E. S. I. Certificate for the period ending 16-7-1978 and a certificate of the Ayurvedic Physician recommending rest for one month since he was under treatment for "Sandhi Gata Vata". Again he applied for forty days' leave on the strength of the same Doctor's Certificate. On 8-9-1978 the workman was informed that, even though the leave applied for as per letters dated 22-7-1978 and 18-8-1978 cannot be granted for want of E. S. I. Certificate the same was sanctioned as a special case. On 26-9-1978 he applied for leave for two months. This was followed by a request for an extension of leave by another two months. Leave was granted up to 22-4-1979 and the workman was directed to report for duty at Palghat on the expiry of the leave. He was also told that if he failed to join duty at Palghat, the management will have no alternative but to terminate his services. His subsequent application for extension of leave up to 23-1-1979 was also sanctioned. On 23-1-1979 he applied for leave for three months from 24-1-1979. This request was declined and the workman was directed to report for duty at Palghat within ten days of the receipt of the order. He was also informed that if he failed to comply with this direction his services will be terminated. This order was received by the workman on 29-1-1979. On 5-2-1979 the workman wrote to the company expressing inability to join duty as directed. Subsequently, the management issued another notice directing the workman to join duty at Palghat on or before 8th March, 1979. He received the letter on 5-3-1979. He failed to join duty at Palghat and did not send any communication to the company. His services were terminated on 15-3-1979. There was a case of misappropriation of money against the workman and he was found guilty of the charge of misappropriation, dishonesty and breach of trust. Though he deserved the punishment of dismissal, he was only given a punishment of withholding of two increments. The allegations levelled against the Enquiry Officer are baseless. The workman never raised any dispute or complaint regarding the punishment imposed on him. Shri Appukkuttan Nair had accepted the punishment. The validity of the punishment order dated 26-6-1978 cannot be called into question in these proceedings. The management wanted an award to be passed accepting their contentions.

4. The workman filed a replication reiterating his contentions and contending that it is improper and illegal for the management to grant leave up to 8-3-1979 only and they should have accepted the certificate and granted leave for the entire period, that the accountant and branch in charge were responsible for the misappropriation of Rupees 57.14 and that the prayer for reinstatement should be allowed.

5. Ext. W1 to W6 and M1 to M3 were marked and WW1 was partly examined.

6. The contention put forward by the management is that this court need only consider about the propriety of the order of termination and it has no authority to consider the earlier order under which a punishment of stoppage of two years increment was imposed on the workman. The workman on the other hand contends that this court has to consider the legality and propriety of the enquiry held by the management, the correctness of the punishment imposed on the basis of the report of the Enquiry Officer and regarding the subsequent termination. The case of the management is that the workman had accepted the punishment imposed on the basis of the report of the Enquiry Officer and therefore he cannot be heard to contend that the Enquiry was vitiated or that the punishment was excessive.

7. The workman had examined himself as PW1. He was partly examined. At that stage adjournments had to be granted for some reason or other. Finally the cross-examination of the workman had to be discontinued since he did not make himself available. The application for adjournment filed on behalf of the workman was rejected. Therefore the case has to be decided on the basis of the admitted facts and on the basis of the documents made available by the parties.

8. Exhibit M1 dated 26 June, 1978 is the order under which a punishment of withholding of two increments was imposed on the workman. Under the same order he was transferred to Palghat Branch. Exhibit M34 dated 15th March, 1979 is the order under which the services of the workman were terminated. The reason given in the order of termination is "continued illness" for more than 8 months. The first question to be decided is whether this court has jurisdiction to consider the legality of M1 or whether it should confine itself to a consideration of exhibit M34. It was argued by the Learned Counsel for the workman that the termination is a natural result of the order of transfer and therefore when the dispute regarding termination is referred to this court, this court should consider not only the validity of the order of termination but also the legality and correctness of exhibit M1 the order under which the original punishments were imposed. The Learned Counsel for the management on the other hand contends that this court has jurisdiction only to consider the dispute referred to it for adjudication and not things which had taken place between the parties prior to the termination of service. The Learned Counsel for the management has relied on the decision reported in Supreme Court Labour Judgments 1951-1967 page 2382 (BURN & Co., CALCUTTA and their employees) in support of his contention that the principle of res judicata is applicable to proceedings under the Industrial Disputes Act. In that case their Lordships of the Supreme Court observed "Are we to hold that an award given on a matter in controversy between the parties after full hearing ceases to have any force if either of them repudiates it under section 19 (6) and that the Tribunal has no option; when the matter is again referred to it for adjudication, but to proceed to try it de novo, traverse the entire ground once again and come to a fresh decision. That would be

contrary to the well recognised principle that a decision once rendered by a competent authority on a matter in issue between the parties after a full enquiry should not be permitted to be re-agitated. It is on this principle that the rule of *res judicata* enacted in section 11 of the Civil Procedure Code is based. That section in no doubt, in terms inapplicable to the present matter, but the principle underlying it expressed in the manner "interest *rei Publicae ut sit finis Litum*" is founded on sound public policy and is of universal application. (vide broom's legal maxims 10th edition page 218) "The rule of *res judicata* is dictated observed Sir Lorens Jenkins C. J. In *Shee Barson Singh, Versus Ramanandan Prasad Singh* by a wisdom which is for all time". And there are good reasons why this principle should be applicable to decisions of Industrial Tribunals also". Legislation regulating the relation between capital and labour had two objects in view. It seeks to ensure to the workmen who have not the capacity to treat with capital on equal terms, fair returns for their labour. It also seeks to prevent disputes between employer and employee, so that production might not be adversely effected and the larger interests of the society might not suffer. Now if we are to hold that an adjudication loses its force when it is repudiated under section 19 (6) and that the whole controversy is at large then the result would be that far from reconciling themselves to the award and settling down to work it either party will treat it as a mere stage in the prosecution of a prolonged struggle and far from bringing Industrial Peace, the awards would turn out to be but truces giving the parties breathing time before resuming hostile action with renewed vigour. On the other hand if we are to regard them as intended to have long term operation and at the same time hold that they are liable to be modified by change in the circumstances on which they were based, both the purposes of the legislature would be served". In the instant case there was no award regarding the propriety of the order imposing punishment. In fact the workman had not challenged exhibit M1 before the appropriate authorities and therefore there was no occasion for referring the dispute to this court. The argument advanced by the learned Counsel for the management is that it makes little difference whether the dispute was referred and an award confirming the punishment imposed on the workman was passed. Or whether no dispute was raised by the workman. The Learned Counsel is probably having in mind the principle of constructive *res judicata* enunciated in section 11 of the Civil Procedure Code. Their Lordships of the Supreme Court have held that even though section 11 of the Civil Procedure Code as such is inapplicable to proceedings under the Industrial Disputes Act; the principle enunciated in the section has to be applied to those proceedings in the interest of Industrial Peace. The same is the case with constructive *res judicata*. If a workman keeps quiet when a punishment is imposed on him he cannot be allowed to challenge the legality of that punishment in a dispute raised when another punishment is awarded. Therefore the contention advanced on behalf of the workman that it is open to him to challenge exhibit M1 in these proceedings has to be repelled.

9. Assuming that this court has power to consider the propriety of exhibit M1 at this stage the further question for consideration would be whether exhibit M1 is valid. The legality of that order is challenged on various grounds. The Enquiry Officer was an advocate who usually appeared on behalf of the management by himself or along with his senior in other proceedings. The Enquiry Officer had erred in not allowing the workman to be represented by an advocate. The branch in-charge was responsible for the case and therefore the workman who was only the cashier should not have been punished, for the defalcation of rupees 57.14.

10. The Learned Counsel for the workman has relied on the decision reported in 1978 KLT short notes 28 in support of his contention that his request to engage a counsel should have been allowed. In this case the High Court held that the request to engage a counsel should be allowed when the case against the accused employee has been conducted by a trained legal man. That decision is inapplicable to the instant case since the management had not engaged a counsel to conduct the case against the workman. Therefore the contention that the enquiry is vitiated due to the disallowance of his prayer to engage a counsel has to be found against. The next contention is regarding the personal of the Enquiry Officer. Admittedly the Enquiry Officer is an advocate working in the office of the management's Counsel. There is no harm even in allowing an Officer of the management to conduct an enquiry against a delinquent workman. Therefore it cannot be said that the enquiry was vitiated since the same was conducted by an advocate working in the office of the Management's Advocate.

11. The third contention is regarding the merits of the subject matter of the enquiry. The argument is that the Branch Manager is in overall charge of the cash and therefore the cashier should not be punished for misappropriation. No materials have been placed before me to show that the workman who was the cashier had nothing to do with the transaction. Therefore the contention, that he cannot be made liable for defalcation has to be found against. The next contention is that there cannot be two punishments for one act of misconduct. In the decision reported in 1978 ILLJ page 88 our High Court has already held that two penalties can be imposed. It was observed "after going through the relevant records, I am of the view that the petitioner's contentions regarding the same are untenable. As pointed out in Chellappan Nair V. State (1970) KLR 162 by Justice Mathew the authority is competent to impose two penalties on the delinquent.

12. It is clear from the foregoing that even if it is open to the workman to challenge the legality or propriety of exhibit M1 the materials on record are not sufficient for holding that the enquiry was not validly conducted and that the punishment of withholding of two increments and transfer to Palghat was improper or excessive.

13. The main controversy between the parties relates to the order of termination. Immediately after exhibit M1 the workman was relieved, but he did not join duty at Palghat. He applied for leave supported by the

certificate issued by the Medical Officer attached to the Employees State Insurance Hospital. The applications followed one after another. After some time the workman changed the system of treatment and he began applying for leave supported by certificates issued by an Ayurvedic Physician. The malady from which the workman was suffering was given as "Sandhi Gata Vata". The workman remained on leave from 26th June, 1978. His services were terminated on 15th March 1979. It would appear that the workman was laid-up for more than 8 months. The management has terminated his services on the ground of "continued illness" without holding an enquiry.

14. It has to be seen whether the order of termination is vitiated by not framing a formal charge against the workman. The management has relied on the decision reported in 1950-67 Supreme Court, Labour Judgments page 2382 in support of their contention that a formal charge is not necessary. Regarding this aspect the Supreme Court observed "The Tribunal made an order that he should be re-employed and that is not now in question. But he further claims that he is entitled to be reinstated. The Appellate Tribunal has accepted that claim on the ground that he had been discharged without the company framing a charge or holding an enquiry, and that the rules of natural justice had been violated. We are unable to agree with this decision. The ground of discharge is the continued absence of the employee, and his inability to do work, and it is difficult to see what purpose would be served by a formal charge being delivered to him and what conceivable answer he could give thereto. The order of the appellate Tribunal is manifestly erroneous and must be set aside."

15. In view of the above decision it cannot be said that the termination of service which was not preceded by an enquiry is vitiated. The only other aspect to be considered is whether the management had sufficient cause for terminating the services of the workman. It is evident from exhibit M3 and subsequent applications for leave that the workman was continuously laid-up for more than 8 months. Exhibit M 29 the Certificate issued by the Ayurvedic Physician reads as follows:—"This is to certify that Sri Appukkuttan Nair, Raj Madir, Manacadu, Panamoodu Lane, Trivandrum-9 was under my treatment for Sandhi Gata Vata for the last 6 months. He has not yet recovered from his illness. Now the disease is of chronic nature and he is advised to take rest for a further period of three months from 14-1-1979." The workman was informed as per Exhibit M32 dated 27th February, 1979 that if he fails to report for duty on or before 8th March, 1979 his service will be terminated on the ground of continued illness. Since he did not join duty, the workman's services were terminated on the ground of 'continued illness' for more than 8 months. Exhibit M 29 the Certificate produced by the workman shows that the management had ample justification for passing the order of termination. I would therefore, conclude that the termination of service was justified.

16. Section 11 (a) of the Industrial Disputes Act confers wide powers on the Labour Court to pass appropriate orders. In the present case the workman has been regularly coming to the court during the last more than 6 months. Even though the workman has not adduced any evidence to show that he has recovered from the chronic illness of "Sandhi Gata Vata". I feel that at present there is nothing wrong with his joints and he can go over to Palghat without any difficulty. In the circumstances I hold that the workman should be given one more opportunity to improve himself and to serve the management properly. Even before the order of termination the workman was on leave without allowances. I have already held that the Management had ample justification for terminating the services of the workman. In the circumstances I hold that he is not entitled to get backwages.

17. In the result I pass an award directing reinstatement of Sri Appukkuttan Nair, but without any backwages. The parties shall bear their costs.

18. This award shall come into force on the expiry of thirty days from the date of its publication in the Government Gazette.

T. V. KUNHAHAMED,
Presiding Officer.

Appendix

Witness examined on the side of the Union :

WW1—N. Appukkuttan Nair.

Exhibits marked on the side of the Union :

- Ext. W1 Letter dated 15-3-1979 from the Marickar Motors to N. Appukkuttan Nair.
- Ext. W2 True Copy of Enquiry findings.
- Ext. W3 True Copy of allocation of work attended to by staff of Trivandrum Branch.
- Ext. W4 True copy of Enquiry Report of [Sri R. Ramadas.
- „ W5 Transfer order dated 26-6-1978.
- „ W6 Letter dated 17-2-1978 from the Enquiry Officer to N. Appukkuttan Nair.

Exhibits marked on the side of the Management :

- Ext. M1. Transfer order of N. Appukkuttan Nair, dated 26-6-1978.
- Ext. M2. Relieving order dated 26-6-1978.
- „ M3. Leave application of Appukkuttan Nair, dated 28-6-1978.

- Ext. M4. E. S. I. Certificate attached to the leave application.
 „ M5. Order sanctioning the leave dated 29-6-1978.
 „ M6. E. S. I. Certificate.
 „ M7. E. S. I. Certificate.
 „ M8. Letter to Appukuttan Nair dated 18-7-1978.
 „ M9. Leave application dated 22-7-1978.
 „ M10. Doctor certificate dated 17-7-1978.
 „ M11. E. S. I. Certificate.
 „ M12. Acknowledgement card for letter dated 18-7-1978 to Appukuttan Nair.
 „ M13. Leave application dated 18-8-1978.
 „ M14. Medical certificate attached to the Leave Application.
 „ M15. Letter to Appukuttan Nair dated 8-9-1978.
 „ M16. Acknowledgment card.
 „ M17. Leave application dated 26-9-1978.
 „ M18. Medical Certificate dated 26-9-1978.
 „ M19. Letter to Appukuttan Nair dated 13-11-1978.
 „ M20. Acknowledgement card.
 „ M21. Leave application dated 24-11-1978.
 „ M22. Medical Certificate attached to the leave application dated 23-11-1978.
 „ M23. Letter to Appukuttan Nair dated 28-11-1978.
 „ M24. Acknowledgement Card.
 „ M25. Leave application dated 22-12-1978.
 „ M26. Letter to Appukuttan Nair dated 30-12-1978.
 „ M27. Acknowledgement Card.
 „ 28. Leave application dated 23-1-1979.
 „ M29. Medical certificate attached to the leave application dated 22-1-1979.
 „ M30. Letter to Appukuttan Nair dated 25-1-1979.
 „ M31. Letter of Appukuttan Nair to the Managing Director dated 5-2-1979.
 „ M32. Letter to Appukuttan Nair dated 27-2-1979.
 „ M33. Acknowledgment card.
 „ M34. Letter to Appukuttan Nair dated 15-3-1979.
 „ M35. Acknowledgement card.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G.O. (Rt.) No. 224/83/LBR.

Dated, Trivandrum, 2nd March 1983.

The award of the Labour Court, Quilon in respect of the dispute between The President, Muhamma Coir Vyavasaya Co-operative Society Limited, No. 9, Muhamma, Shertallai and their worker Sri K. Sahadevan. Velikakathu Veedu, Muhamma, Shertallai received by Government on 18-1-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

K. SIVADASAN,

Deputy Secretary to Government.

In the Labour Court, Quilon

Dated, this the 25th day of November, 1982.

Present:

SRI T. V. KUNHAHAMED, B.A., B. L

Presiding Officer

In

INDUSTRIAL DISPUTE No. 18/81

Between

The President, Muhamma Coir Vyavasaya Co-operative Society Ltd.

No. 9, Muhamma, Shertallai. (Management)

And

**Sri K. Sahadevan, Velikakathu Veedu, Muhamma, Shertallai
(Worker)**

Representations:—

**P. Narayanan Nair &
M.N. Radhakrishnan Menon,
Advocates.**

For the Management

**Advocate K. P. Chellappan Nair,
B.A.B.L., Alleppey.**

For the Worker

AWARD

1. This Industrial Dispute between the above parties has been referred to this Court by government for adjudication as per G.O. (Rt.) No.1209/81/LBR dated, 19-9-1981. The issue referred is "Dismissal of Sbri Sabadevan, Paid Secretary from service from 19-1-1970".

2. In pursuance of the summons issued the parties have entered appearance and filed their respective statements. During the course of the trial the parties have jointly filed a statement stating that the matter has been settled between them and that an award may be passed in terms of the compromise.

3. I accept the compromise memo and pass an award in terms of the same. The memo of compromise is given below as an "Annexure" and the same will form part of the award. Ordered accordingly.

കൊല്ലം ലേബർ കോടതി മുൻസ്വകൈ 1981-ൽ ഐ. ഡി. നമ്പർ 18

മേൽ നമ്പർ കേസിൽ കക്ഷികളായ വേലിക്കെത്തു കെ. സഹദേവനും മുഹമ്മ കയർ വ്യവസായ സഹകരണ സംഘം ക്ലിപ്തം നമ്പർ 9-നു വേണ്ടി പ്രസിഡൻ്റ് സി. കെ.രാഘവനും കൂടി ബോധിപ്പിക്കുന്ന രാജി ഹർജ്ജി.

ഒന്നാം കക്ഷിയായ കെ. സഹദേവനെ 19-1-1970 മുതൽ സസ്പെൻറു ചെയ്തതിനെ തുടർന്ന് അന്വേഷണം നടത്തി, 7-6-1979-ൽ രണ്ടാം കക്ഷിയായ സംഘം ഡിസ്മിസ് ചെയ്തിട്ടുള്ളതുമാണ്.

സസ്പെൻഷൻ കാലത്ത് ടി ഒന്നാം കക്ഷി സി.പി. 152/77 എന്ന ഒരു കേസ്സു ലേബർകോടതിയിൽ ഫയൽചെയ്യുകയും 19-1-1970 മുതൽ 19-1-1977 വരെയുള്ള കാലത്തേക്ക് 11,550 രൂപ സംഘം ടിയാൻ കൊടുക്കണമെന്ന് വിധിയുണ്ടായിട്ടുള്ളതുമാണ്. ടി ഉത്തരവിനെതിരെ സംഘം കേരളാഹൈക്കോടതിയിൽ 1979-ൽ ഒ.പി. 1908 ആയി ഒരു റിട്ടു ഹർജ്ജി ഫയൽ ചെയ്യുകയും 50 ശതമാനം തുക കെട്ടിവയ്ക്കുന്ന മൂറയ്ക്കു ഉത്തരവ് അസ്മിരിപ്പെട്ട് ഹർജ്ജി പുനർചിചാരണയ്ക്കെടുക്കുന്നതാണെന്നും ബഹുമാനപ്പെട്ട ഹൈക്കോടതി ഉത്തരവ് ആകുകയും ചെയ്തിട്ടുള്ളതാകുന്നു.

ടി ഒന്നാം കക്ഷി സഹദേവനിൽ നിന്നും സംഘത്തിലേയ്ക്ക് ഈടാകു വാനുണ്ടായിരുന്ന തുകയ്ക്ക് സംഘം ആർബിട്രേഷൻ ഹർജ്ജി ബോധിപ്പിക്കുകയും സ്യൂട്ട് നമ്പർ 95/70, 153/70, 16/71, 30/71, എന്നീ നാലു തീയതികളിലായി 5,213-രൂപ 51 പൈസ വിധിസംഖ്യയും 3,754 രൂപ 62 പൈസ നാളിതു വരെ പലിശയും ഉൾപ്പെടെ 8,968 രൂപ 13 പൈസ സംഘത്തിന് ഈടാകുവാനുള്ളതുമാണ്.

ടി എല്ലാ സാഹചര്യങ്ങളും കണക്കിലെടുത്തുകൊണ്ട് കക്ഷികൾ പരസ്പരം ആലോചിച്ച് താഴെപ്പറയുന്ന തീരുമാനം എടുത്തിട്ടുള്ളതാകുന്നു.

സി.പി. 152/77-ലെ വിധിത്തുക 11,550 രൂപയിൽനിന്നും സംഘത്തിലേയ്ക്ക് വരുവാനുള്ള 8,968 രൂപ 13 പൈസ തട്ടിക്കഴിച്ചും വകവെച്ചും, സംഘത്തിൽനിന്നും 2,900 രൂപ കൂടി സഹദേവന് കൊടുക്കേണ്ടതും ടി തുക പറ്റി സഹദേവൻ സംഘത്തിൽ നിന്നും പിരിഞ്ഞുപോകുന്നതിനും കക്ഷികൾ പരസ്പരം സമ്മതിച്ചിരിക്കുന്നു.

ടി തുക 2,000 രൂപ സംഘത്തിൽ നിന്നും 500 രൂപ രൊക്കവും 1,500 രൂപ ചെക്കുമുഖവും ഇന്നേദിവസം കൊടുത്തിട്ടുള്ളതുകൊണ്ടു. ടിയാൻ തുക പറ്റി പിരിഞ്ഞുപോയിട്ടുള്ളതുകൊണ്ടു.

കെ. സഹദേവൻ സംഘത്തിൽ രജിസ്ട്രർ ചെയ്തുവെച്ചിട്ടുള്ള ഈടുപണയാധാരം രജിസ്ട്രർമുഖം ഒഴിഞ്ഞുകൊടുക്കുന്നതിനും, സംഘത്തിന് യാതൊരു വിധ ബാധ്യതയും ഇല്ലെന്നും പരസ്പരം സമ്മതിച്ചിരിക്കുന്നു.

ആകയാൽ കോടതിയിലെ ദയവുണ്ടായി ടി കേസ് തൊഴിൽതർക്കം നിലവിലില്ലെന്നു കണ്ടുതള്ളി അവാർഡു പാസ്സാക്കണമെന്നു അപേക്ഷിച്ചുകൊള്ളുന്നു.

10-11-1982,

കെ. സഹദേവൻ, (ഒപ്പ്)

(ഒപ്പ്)

അഡ്വക്കേറ്റ്.

സംഘം പ്രസിഡൻ്റ്,

സി. കെ. രാഘവൻ (ഒപ്പ്)

(ഒപ്പ്)

അഡ്വക്കേറ്റ്

(ശരിപ്പകർപ്പ്)

This award shall come into force on the expiry of thirty days from the date of its publication in the Government Gazette.

T. V. KUNHAAMED,
Presiding Officer.

Kerala Gazette No. 19 dated 10th May 1983.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G.O. (Rt.) No. 209/83/LBR. ; Dated, Trivandrum, 28th February 1983.

The award of the Labour Court, Ernakulam in respect of the dispute between (1) The Kolazhi Service Co-operative Society Ltd. No. 564, Kolazhi and (2) Sri M.K. Unnikrishnan, Secretary, Kolazhi Service Co-operative Society Limited, No. 564, Kolazhi and the workman of the above concern Shri A.R. Premachandran, Anthikadu Veedu, Kolazhi, Trichur-10 received by Government on 27-1-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,
K. SIVADASAN,
Deputy Secretary to Government

In the Labour Court, Ernakulam
Friday, the 21st day of January 1983

Present:

SHRI N. SUKUMARAN B.Sc., B.L.
Presiding Officer

INDUSTRIAL DISPUTE No. 58 OF 1980

Between:

- (1) The Kolazhi Service Co-operative Society Ltd. No. 564, Kolazhi and
- (2) Sri M.K. Unnikrishnan, Secretary, Kolazhi Service Co-operative Society Ltd. No. 564, Kolazhi.

And

The workman of the above concern Shri A.R. Premachandran,
Anthikadu Veedu, Kolazhi, Trichur-10.

Representations:—

Sri C.V. Francis,
Advocate, Trichur-3.

.. For Management

Sri K.V.K. Panicker,
Trichur.

.. For Workman

AWARD

Dismissal of Shri A.R. Premachandran is the issue referred for adjudication by Government as per G.O. (Rt.) No. 710/80/LBR dated 21-5-1980.

2. Pleadings had been advanced on either side and the matter was coming up for evidence at which stage the matter was settled between the parties on the following terms:—

“(1) 16-3-1979-ലെ സംഘം നോട്ടീസ് അനുസരിച്ച് ജോലിയിൽനിന്നും പിരിച്ചുവിട്ട ശ്രീ. എ.ആർ. പ്രേമചന്ദ്രനെ സർവ്വീസിൽ കോട്ടംതട്ടാതെ ജോലിയിൽ തിരിച്ചെടുക്കുന്നതിന് സംഘം പ്രതിനിധികൾ സമ്മതിച്ചു.

(2) ശ്രീ. പ്രേമചന്ദ്രനെ ജോലിയിൽനിന്നും അന്വേഷണ വിധേയനായി സസ്പെൻഡ് ചെയ്ത 1-4-1978 മുതൽ ജോലിയിൽ തിരികെ പ്രവേശിപ്പിക്കുന്ന തീയതിവരെയുള്ള കാലം സർവ്വീസിൽ ഉള്ളതായി കണക്കാക്കുന്നതും എന്നാൽ പ്രസ്തുത കാലത്തെ വേതനത്തിന് അവകാശം ഉന്നയിക്കുന്നതല്ലെന്നും നൽകുന്നതല്ലെന്നും ഇരുകക്ഷികളും സമ്മതിച്ചു.

(3) 1-4-1978 മുതൽ ജോലിയിൽനിന്നും സസ്പെൻഡ് ചെയ്യുകയും പിന്നീട് പിരിച്ചുവിടുകയും ചെയ്തതിനെ തുടർന്ന് ജോലിയില്ലാതിരുന്ന കാലമായ 1-4-1978 മുതൽ ജോലിയിൽ തിരികെ പ്രവേശിപ്പിക്കുന്ന തീയതി വരെയുള്ള കാലത്തേക്ക് ഒരു സാമ്പത്തിക ആശ്വാസം എന്ന നിലയ്ക്ക് 1,500 ക. (ഏയിരത്തി അഞ്ഞൂറു രൂപ മാത്രം) നൽകുന്നതിന് സംഘം പ്രതിനിധികളും ആയത് സ്വീകരിച്ച് ടി കാലത്തെ വേതനം ഉപേക്ഷിക്കുന്നതിന് ജീവനക്കാരനും സമ്മതിച്ചു.

(4) ശ്രീ. പ്രേമചന്ദ്രൻ ജോലിയിൽ തുടർന്നിരുന്നുവെങ്കിൽ ഓരോ കൊല്ലവും ലഭിക്കുമായിരുന്ന വേതനവർദ്ധനവ് കണക്കാക്കി ജോലിയിൽ പ്രവേശിക്കുമ്പോൾ ശമ്പളം തീട്ടപ്പെടുത്തി നൽകുന്നതായിരിക്കും.

(5) ശ്രീ. പ്രേമചന്ദ്രനെ 10-1-1983-നോ അതിനുമുമ്പോ ജോലിയിൽ തിരികെ പ്രവേശിപ്പിക്കുന്നതും അന്നേ ദിവസംതന്നെ ഒത്തുതീർപ്പുവ്യവസ്ഥ മൂന്നാം ഖണ്ഡികയിൽ പറയുന്ന സംഖ്യ സംഘം നൽകുന്നതും ആണെന്ന് സമ്മതിച്ചു.

(6) ഈ ഒത്തുതീർപ്പു വ്യവസ്ഥകൾ ബഹു: ഏറണാകുളം ലേബർ കോടതിയുടെ അംഗീകാരത്തിനായി സമർപ്പിക്കുന്നതിന് ഇരുകക്ഷികളും സമ്മതിച്ചു.

(7) മേൽപറഞ്ഞ വ്യവസ്ഥകൾ അംഗീകരിച്ച് ഉഭയകക്ഷികളും ഈ ഒത്തുതീർപ്പിൽ ഒപ്പുവച്ചിരിക്കുന്നു.”

The settlement is accepted and an award is passed as per the terms.

Ernakulam,
21-1-1983.

N. SUKUMARAN,
Presiding Officer.

Kerala Gazette No. 19 dated 10th May 1983
PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G. O. (Rt.) No. 211/83/LBR. *Dated, Trivandrum, 28th February 1983.*

The award of the Labour Court, Ernakulam in respect of the dispute between the Manager, Twyford Tea Company Limited, Fairfield P. O., Peermade and the workmen of the above estate represented by the General Secretary, High Range Plantation Employees Union, Elappara P. O. received by Government on 22-2-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,
K. SIVADASAN,
Deputy Secretary to Government.

In the Labour Court, Ernakulam

Present :

SHRI N. SUKUMARAN, B. SC., B. L.,

Presiding Officer.

Wednesday, the 16th day of February 1983
INDUSTRIAL DISPUTE No. 54 of 1981

Between

The Manager, Twyford Tea Company Ltd., Fairfield P. O., Peermade
And

The workmen of the above Estate represented by the General Secretary,
High Range Plantation Employees Union, Elappara P. O.

Representation :

M/s B. S. Krishnan &
George Poonthottam,
Advocates, Ernakulam

} For Management

GA. 47/ J.

AWARD

The issue referred for adjudication by Government as per G. O. (Rt.) No. 705/81/LBR dated 30-5-1981 is dismissal of Shri Gopalan, a worker of the Twyford Estate belonging to the management.

2. Pleadings have been advanced by either side. The union is claiming reinstatement of the workman with all benefits stating that the dismissal is wholly unsustainable. The management on the other hand justifies its action by saying that the workman deserves the punishment as he was found guilty of serious misconduct in a properly conducted domestic enquiry.

3. When the case came up for evidence on the above pleadings it was reported by both sides that the matter had since been settled out of court and therefore it is unnecessary to proceed with this adjudication. An endorsement is also made by the representative of the union stating that the matter is settled and therefore no reliefs made be granted. In these state of affairs it is unnecessary to proceed with the case. Therefore an award is passed finding that there is no subsisting industrial dispute available for adjudication.

Ernakulam,
16-2-1983.

N. SUKUMARAN,
Presiding Officer.

Kerala Gazette No. 19 dated 10th May 1983.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G.O. (Rt.) No. 220/83/LBR. *Dated, Trivandrum, 28th February 1983.*

The award of the Labour Court, Ernakulam in respect of the dispute between the Management of The Executive Director, Young Men's Christian Association, Chittur Road, Ernakulam, Cochin-682011 and their workman represented by The Secretary, Ernakulam Hotel Thozhilali Union, Cannon Shed Road, Cochin-11 received by Government on 4-2-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

K. SIVADASAN,

Deputy Secretary to Government.

In the Labour Court, Ernakulam

Tuesday, the 25th day of January, 1983

Present:

SHRI N. SUKUMARAN, B. SC., B.L.,

Presiding Officer

In

INDUSTRIAL DISPUTE No. 76/1981

Between

The Executive Director, Young Men's Christian Association,
Chittur Road, Ernakulam, Cochin-682011.

And

The workman of the above establishment represented by the
Secretary, Ernakulam Hotel Thozhilali Union,
Cannon Shed Road, Cochin-11.

Representations:—

Shri Mathews P. Mathew,
Advocate,
Cochin-11.

Shri K. Janardhanan,
Advocate,
Cochin-11.

} For Management.

} For Union.

GA. 41/J.

AWARD

Dismissal of three employees is the issue referred for adjudication by Government as per G. O. (Rt.)No. 1190/82/LBR dated 1-11-1982.

2. The management appeared in response to the notice issued from this Court. But the Union did not appear. The notice sent by registered post to the Union was returned with the endorsement that the addressee could not be traced. Thereupon it was published on the notice board of this court. Even then no one appeared to prosecute the case on behalf of the Union. So the Union was set ex-parte and the case proceeded in its absence.

3. In the charter of demands appended to the reference it is admitted that the three employees were dismissed after domestic enquiries. The allegation is that there was no proper or valid domestic enquiry. According to the Union the employees are innocent and they are liable to be reinstated.

4. The Management in its written statement contends that the three employees were really guilty of grave acts of misconducts meriting the punishment of dismissal. It is the further case of the Management that the misconduct was well established in properly conducted domestic enquiries. In the absence of contest the case put forward by the Management is accepted as genuine. So it is found that the dismissals are proper. In the result an award is passed upholding the dismissals and finding that the workmen are not entitled to any reliefs.

Ernakulam,
22-12-1982.

N. SUKUMARAN,
Presiding Officer.

Kerala Gazette No. 19 dated 10th May 1983.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G.O. (Rt.) No. 205/83/LBR.

Dated, Trivandrum, 28th February 1983.

The award of the Industrial Tribunal/Calicut in respect of the dispute between the Partner, Malabar Plywood Works, Cheruvannur, Feroke and their workmen represented by 1. The Secretary, Feroke Area Vyavasaya Thozhilali Sangham, (affiliated to B.M.S.), Post Nallalam, Kozhikode-3. (2) The Secretary Plywood and Timber Employees Union, Cheruvannur, Feroke and (3) The Secretary Match Timber and Plywood Workers Union (C.I.T.U.) Cheruvannur, Feroke received by Government on 21-2-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

K. SRIVADASAN,

Deputy Secretary to Government.

Before the Court of the Industrial Tribunal, Calicut
Wednesday, the 16th day of February, Nineteen hundred and eighty-three.

Present:

SHRI K. P. DEVADAS, B. A., B. L.

Industrial Tribunal, Calicut

INDUSTRIAL DISPUTE No. 24/82

Between:

The Partner, Malabar Plywood Works, Cheruvannur, Feroke

And

1. The Secretary, Feroke Area Vyavasaya Thozhilali Sangham (affiliated to B.M.S.), Post Nallalam, Kozhikode-3
2. The Secretary, Plywood and Timber Employees Union, Cheruvannur, Feroke and
3. The Secretary, Match Timber and Plywood Workers Union (CITU), Cheruvannur, Feroke.

AWARD

This is an industrial dispute referred to this Tribunal for adjudication by Government of Kerala by Order No. G.O.(Rt) 523/82/LBR dated 13-5-1982. The issue referred is the following

"Bonus for the year ended 30th September 1981.

2. The case was posted for written statement and the parties requested for adjournments and on 15-2-1983 the matter was concluded to have 'settled out of court' by the endorsement of the Advocate for Union No.I. Hence I find that there is no subsisting dispute between the parties to be adjudicated. The reference is answered accordingly.

K. P. DEVADAS,
Industrial Tribunal, Calicut.

PART 1

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G.O. (Rt.) No. 274/83/LBR. *Dated, Trivandrum, 10th March 1983.*

The award of the Industrial Tribunal, Calicut in respect of the dispute between the Managing Partner, Veenus Plywood Company, P.O. Nemmara and their workmen represented by the Secretary, Veenus Plywood Workers Union, I N T U C (I), P. O. Nemmara, received by Government on 4-3-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,
K. SIVADASAN,
Deputy Secretary to Government.

Before the Court of the Industrial Tribunal, Calicut
(Monday, the 28th day of February, Nineteen hundred and eighty-three)

Present :

SHRI K. P. DEVADAS, B. A., B. L.,
Industrial Tribunal, Calicut
INDUSTRIAL DISPUTE No. 32/82

Between :

The Managing Partner, Veenus Plywood Company, P. O. Nemmara.

And

The Secretary, Veenus Plywood Workers Union, INTUC (I),
P. O. Nemmara.

AWARD

This is an industrial dispute referred to this Tribunal for adjudication by Government of Kerala by order No. C.O. Rt. 1259/82/LBR dated 18-11-1982. The issue referred is the following :

“Eligibility for wages for the holiday declared on 19-1-1982.”

Pursuant to notice the parties appeared and submitted that there is a chance of settlement and accordingly the case was adjourned. On 24-2-1983, when the case was taken up a memorandum of settlement was filed. The terms of the settlement are accepted and an award is passed accordingly as shown in the Annexure.

K. P. DEVADAS,
Industrial Tribunal, Calicut.

Annexure

BEFORE THE COURT OF THE INDUSTRIAL TRIBUNAL, CALICUT
MEMORANDUM OF SETTLEMENT

INDUSTRIAL DISPUTE No. 32/82

Name of parties:

- | | | |
|--|---|----------------------------|
| 1. T.S. Abraham, Managing partner,
Venus, Plywood Company, Nemmara | } | Representing
employers. |
| 2. P. Sudhakaran, President,
Venus Plywood Workers Union,
(I. N. T. U. C.) Nemmara | | Representing
workers. |

Short recital of the dispute.

An industrial dispute arose between the management of Venus Plywood Company and the workers of the above company represented by the above Union about the wages of 19-1-1982. On 19-1-1982 some Trade Unions declared an All India Strike. On that day some workers of Venus Plywood Company belonging to the above Union were ready to work. But the management had declared a holiday on 19-1-1982. The workers of the above Union claimed wages for that day. The management denied wages. After several discussions between the parties made on 29-1-1983 the dispute was settled as per the following terms.

Terms of settlement

1. The management of Venus Plywood Company agrees to pay half day wages to the workers of the above Union who came forward to work on that day. The names of the workers are mentioned in the schedule shown below:
2. The Union agrees to accept the above mentioned half day wages and to withdraw all claims in this dispute.
3. Both parties agree to withdraw the dispute before the Industrial Tribunal, Kozhikode under reference No. I.D. 32/82.

Dated this the 31st day of January, 1983.

Witnesses:

1. Ramaswamy (Sd.)
Venus Plywood Company,
Nemmara.

For Venus Plywood Company
(Sd.)

2. Sankaran Ezhuthachan, (Sd.)
Venus Plywood Company,
Nemmara.

2. P. Sudhakaran (Sd.)

SCHEDULE

1. Velukutty
 2. Raghavan Ezhuthassan
 3. Subramanian
 4. Muthu
 5. Sethumadhavan
 6. Kandamuthan
 7. C. Narayanan
 8. Kannan
 9. Sankaran Ezhuthassan
 10. C. Chamy Ezhuthassan
 11. Vachukutty
 12. Sankarankutty
-

Kerala Gazette No. 19 dated 10th May 1983.

PART I

Section II

GOVERNMENT OF KERALA

Taxes (F) Department

NOTIFICATION

No. 206-1/F2 82/1D.

Dated, Trivandrum, 7th January 1983.

The following notification (G.S.R.) No. 842 (Notification No. 2/82/F.No. 656/3/82-Opium dated 5th October, 1982) of the Government of India, Ministry of Finance, Department of Revenue, is hereby republished along with its Malayalam and Tamil versions for general information.

By order of the Governor,

R. MUTHUKRISHNAN,

Deputy Secretary to Government.

New Delhi, the 9th October 1982/
17th Asvina 1904 (Saka)

GOVERNMENT OF INDIA

Ministry of Finance

(Department of Revenue)

New Delhi, the 5th October 1982.

NOTIFICATION

Medicinal and Toilet Preparations

G.S.R. No. 842:—In pursuance of sub-rule (3) of rule 60 of the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956 and on the advice of the Standing Committee, the Central Government hereby declares that the new medicinal preparations specified in column 2 of the Table below, prepared by the

manufacturers specified in the corresponding entry in column 3 thereof, shall be included in the category of preparations specified in the corresponding entry in column 4 of the said Table:

TABLE

Sl. No.	Medicinal Preparations	Name of the manufacturer	Category
(1)	(2)	(3)	(4)
1	Somras	M/s. Bharat Manufacturing Co., Hazariabagh (Bihar)	Ayurvedic preparation falling under item 2 (iii) of the Schedule to the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955).
2	Madhuras	M/s. Bharat Manufacturing Co., Hazariabagh (Bihar)	Ayurvedic preparation falling under item 2 (iii) of the Schedule to the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955).
3	Shaktiras	M/s. Bharat Manufacturing Co., Hazariabagh (Bihar)	Ayurvedic preparation falling under item 2 (iii) of the Schedule to the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955).

(Sd.)

Z. B. NAOARKAR,

Under Secretary to the Government of India.

Notification No. 2/82/F. No. 656/3/82-Opium.

ന്യൂഡൽഹി, 1982 ഒക്ടോബർ 9/
1904 അസംബിനാ 17 (ശാകാ).

ഭാരത സർക്കാർ

ധനകാര്യ മന്ത്രികുടുംബം

(റവന്യൂ വകുപ്പ്)

ന്യൂഡൽഹി, 1982 ഒക്ടോബർ 3.

വിജ്ഞാപനം.

ഔഷധീയവും ചമയ സംബന്ധവുമായ തയ്യാരിപ്പുകൾ

ജി. എസ്. ആർ. നമ്പർ 842: 1956-ലെ ഔഷധീയവും ചമയ സംബന്ധവുമായ തയ്യാരിപ്പുകൾ (എക്സൈസ് തീരുവകൾ) ചട്ടങ്ങളിലെ 60-ാം ചട്ടവും (3)-ാം ഉപചട്ടവും പ്രകാരവും സ്റ്റാൻഡിംഗ് കമ്മിറ്റിയുടെ ഉപദേശപ്രകാരവും താഴെ പട്ടികയിൽ 3-ാം കോളത്തിൽ 2-ാം കോളത്തിന് നേരെയുള്ള ഉറക്കുറിപ്പിൽ പറഞ്ഞിരിക്കുന്ന നിർമ്മാതാക്കൾ തയ്യാറാക്കിയ 2-ാം കോളത്തിൽ പറഞ്ഞിരിക്കുന്ന പുതിയ ഔഷധീയ തയ്യാരിപ്പുകൾ പട്ടികയിലെ 4-ാം കോളത്തിൽ തയ്യാരിപ്പുകളുടെ ഇനം പറഞ്ഞിരിക്കുന്നതിനു നേരെയുള്ള ഉറക്കുറിപ്പിൽ ഉൾപ്പെടുത്തേണ്ടതാണെന്ന് കേന്ദ്ര സർക്കാർ ഇതിനാൽ പ്രഖ്യാപിക്കുന്നു.

പട്ടിക

ക്രമ നമ്പർ	ഔഷധീയ തയ്യാരിപ്പുകൾ	നിർമ്മാതാക്കളുടെ പേര്	ഇനം
(1)	(2)	(3)	(4)
1.	സോമറാസ്	മെസേഴ്സ് ഭാരത മാനുഫാക്ചറിംഗ് കമ്പനി, ഹസരി ബംഗ് (ബീഹാർ)	1955-ലെ ഔഷധീയവും ചമയ സംബന്ധവുമായ തയ്യാരിപ്പുകൾ (എക്സൈസ് തീരുവകൾ) ആക്ട് (1955-ലെ 16)-ന്റെ പട്ടിക 2 (iii) ഇനത്തിന്കീഴിൽ വരുന്ന ആയുർവേദിക തയ്യാരിപ്പ്.
2.	മല്ലുരാസ്	"	"
3.	ശക്തിരാസ്	"	"

(ഒപ്പ്)

ഇസ്രായേൽ, ബി. നഗർകർ,
ഇന്ത്യ ഗവൺമെന്റ് അണ്ടർ സെക്രട്ടറി.

വിജ്ഞാപനം നമ്പർ 2/82/എഫ്. നമ്പർ 656/3/82/ഓപിയം

இந்திய அரசு

நிதி அமைச்சகம்

(வருவாய்த் துறை)

அறிவிக்கை

புதுடி, 1982 அக்டோபர் 9/
1904. அஸ்வின 17. (சாகா)

புதுடி, 1982 அக்டோபர் 5.

மருந்து மற்றும் டாய்லெட் தயாரிப்புகள்

தீ. எம். அர் எண். 842.—1956-ன் மருந்து மற்றும் டாய்லெட் தயாரிப்புகள் (எக்ஸைஸ் தீர்வைகள்) விதிகளில் 60-வது விதியின் துணைவிதி (3) அனுசரித்தும் நிலைக்குழுவின அறிவுரைப்படியும் பின்வரும் அட்டவணைகளைக் கட்டம் 2-ல் குறிப்பிடப்பட்டதும் அதன் கட்டம் 3-ல் இணையான குறிப்பில் குறிப்பிடப்பட்ட தயாரிப்பாளர்களால் தயாரிக்கப்பட்டதுமான புதிய மருந்து தயாரிப்புகள் மேற்சொன்ன அட்டவணைகளைக் கட்டம் 4-ல் இணையான குறிப்பில் குறிப்பிடப்பட்ட தயாரிப்புகளின் இனத்தில் உட்படுத்தப்படவேண்டும் என்று மத்திய அரசு இதனால் அறிவிக்கிறது.

அட்டவணை

வரிசை எண்	மருந்து தயாரிப்புகள்	தயாரிப்பாளர் பெயர்	இனம்
(1)	(2)	(3)	(4)

1 கோய்ராஸ்

மெஸர்ஸ் பாரத் மானுபாக்சரிங் கம்பெனி, ஹாசரிபாக்.
(பிகார்).

1955-ன் மருந்து மற்றும் டாய்லெட் தயாரிப்புகள் (எக்ஸைஸ் தீர்வைகள்) சட்டத்தின் (1955-ன் 16) அட்டவணைகளை 2 (iii)-வது இனத்தின் கீழ் வரும் ஆயுர்வேத தயாரிப்புகள்.

- | | | | |
|---|-----------|---|--|
| 2 | மதுராஸ் | மெஸர்ஸ் பாரத் மானுபாக்சரீங்
கம்பெனி, ஹாசரிபாக்
(பிகார்) | 1955-ன் மருந்து மற்றும் டாய்லெட் தயாரிப்
புகள் (எக்ஸைஸ் தீர்வைகள்) சட்டத்தின்
(1955-ன் 16) அட்டவணைபின் 2 (iii)-வது
இனத்தின் கீழ்வரும் ஆயுர்வேத தயாரிப்
புகள். |
| 3 | சக்திராஸ் | மெஸர்ஸ் பாரத் மானுபாக்சரீங்
கம்பெனி, ஹாசரிபாக்
(பிகார்) | 1955-ன் மருந்து மற்றும் டாய்லெட் தயாரிப்
புகள் (எக்ஸைஸ் தீர்வைகள்) சட்டத்தின்
(1955-ன் 16) அட்டவணைபின் 2 (iii)-வது
இனத்தின் கீழ் வரும் ஆயுர்வேத தயாரிப்
புகள். |

அறிவிக்கை எண். 2/82/எப். என். 656/3/82-ஆம்.

(ஒப்பம்)

இசட். பி. நாகர்தார்,

இந்திய அரசு உதவிச் செயலாளர்;

കേരള സർക്കാർ

നിയമ (നിയമനിർമ്മാണം-എ) വകുപ്പ്

വിജ്ഞാപനം

നമ്പർ 2503/ലെജ്. എ2/83/ലാ.

തിരുവനന്തപുരം, 1983 ഫെബ്രുവരി 9/
1904 മാഘം 20.

1983 ഫെബ്രുവരി 8-ാം തീയതി ഗവർണ്ണർ വിളംബരപ്പെടുത്തിയ താഴെപ്പറയുന്ന ഓർഡിനൻസ്, പൊതുജനങ്ങളുടെ അറിവിനായി ഇതിനാൽ പ്രസിദ്ധപ്പെടുത്തുന്നു.

ഗവർണ്ണറുടെ ഉത്തരവുപ്രകാരം,

കെ. വിശ്വനാഥൻ നായർ,

നിയമവകുപ്പ് സ്പെഷ്യൽ സെക്രട്ടറി

1983-ലെ 5-ാം നമ്പർ ഓർഡിനൻസ്

1983-ലെ കേരള പബ്ലിക് സർവ്വീസുകൾ (ഭേദഗതി) ഓർഡിനൻസ്

ഇൻഡ്യൻ റിപ്പബ്ലിക്കിന്റെ മൂപ്പത്തിനാലാം സംവത്സരത്തിൽ കേരള ഗവർണ്ണർ വിളംബരപ്പെടുത്തിയത്.

1968-ലെ, കേരള പബ്ലിക് സർവ്വീസുകൾ ആക്റ്റ് വീണ്ടും ഭേദഗതി ചെയ്യുന്നതിനുള്ള ഒരു ഓർഡിനൻസ്.

പീഠിക.—കേരള സംസ്ഥാന നിയമസഭ സമ്മേളനത്തിലല്ലാത്തതിനാലും സത്വര നടപടി എടുക്കേണ്ട സാഹചര്യങ്ങൾ നിലവിലുണ്ടെന്ന് കേരള ഗവർണ്ണർക്ക് ബോദ്ധ്യം വന്നിരിക്കുന്നതിനാലും;

ഇൻഡ്യൻ ഭരണഘടനയുടെ 213-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡത്തിന്റെ പരിമിതി വ്യവസ്ഥ അനുസരിച്ച് രാഷ്ട്രപതിയുടെ നിർദ്ദേശങ്ങൾ കീട്ടിയിട്ടുള്ളതിനാലും;

ഇപ്പോൾ, അതിനാൽ, ഇൻഡ്യൻ ഭരണഘടനയുടെ 213-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡംമൂലം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ച് കേരള ഗവർണ്ണർ താഴെപ്പറയുന്ന ഓർഡിനൻസ് വിളംബരപ്പെടുത്തുന്നു.

1. ചുരുക്കപ്പേരും പ്രാരംഭവും.—(1) ഈ ഓർഡിനൻസിന് 1983-ലെ കേരള പബ്ലിക് സർവ്വീസുകൾ (ഭേദഗതി) ഓർഡിനൻസ് എന്ന് പേര് പറയാം.

(2) ഇത് 1981 ഒക്ടോബർ 1-ാം തീയതി, പ്രാബല്യത്തിൽ വന്നതായി കരുതേണ്ടതാണ്.

2. 1968-ലെ 19-ാം ആക്ട് താൽക്കാലികമായി ഭേദഗതി ചെയ്യേണ്ടതാണെന്ന്.—ഈ ഓർഡിനൻസ് പ്രാബല്യത്തിലിരിക്കുന്ന കാലയളവിൽ 1968-ലെ കേരള പബ്ലിക് സർവ്വീസുകൾ ആക്ട് (1968-ലെ 19) (ഇതിനുശേഷം പ്രധാന ആക്ട് എന്നാണ് പരാമർശിക്കപ്പെടുക) 3-ാം വകുപ്പിൽ പ്രത്യേകം പറഞ്ഞിട്ടുള്ള ഭേദഗതികൾക്കു വിധേയമായി പ്രാബല്യമുണ്ടായിരിക്കുന്നതാണ്.

3. 4 എന്ന പുതിയ വകുപ്പ് കൂട്ടിച്ചേർക്കൽ.—പ്രധാന ആക്ടിൽ 3-ാം വകുപ്പിനുശേഷം താഴെപ്പറയുന്ന വകുപ്പ് കൂട്ടിച്ചേർക്കേണ്ടതാണ്, അതായത്:—

“4. വ്യവസായത്തർക്കങ്ങൾ ആക്റ്റിലോ മറ്റ് ഏതെങ്കിലും നിയമത്തിലോ എന്തുതന്നെ അടങ്ങിയിരുന്നാലും ആക്റ്റും അതിൻ കീഴിലുള്ള ചട്ടങ്ങളും ചില വ്യക്തികൾക്ക് ബാധകമാകുന്നതിന്,—

1947-ലെ വ്യവസായ തർക്കങ്ങൾ ആക്റ്റിന്റെ (1947-ലെ 14-ാം കേന്ദ്ര ആക്ട്) V എ എന്ന അദ്ധ്യായത്തിലോ മറ്റ് ഏതെങ്കിലും വ്യവസ്ഥയിലോ അല്ലെങ്കിൽ തൽക്കാലം നിലവിലുള്ള ഏതെങ്കിലും നിയമത്തിലോ അഥവാ ഏതെങ്കിലും കോടതിയുടെ വിധിന്യായത്തിലോ ഡിക്രിയിലോ ഉത്തരവിലോ എന്തുതന്നെ അടങ്ങിയിരുന്നാലും ഏതെങ്കിലും പബ്ലിക് സർവ്വീസിലേയ്ക്കോ കേരള സംസ്ഥാനത്തിന്റെ കാര്യങ്ങളുമായി ബന്ധപ്പെട്ട തസ്തികയിലേയ്ക്കോ ഉള്ള ഏതൊരാളിന്റെ നിയമനവും അങ്ങനെയുള്ള ഏതെങ്കിലും സർവ്വീസിലേയ്ക്കോ തസ്തികയിലേയ്ക്കോ നിയമിക്കപ്പെട്ട ഏതൊരാളിന്റെ സേവനവ്യവസ്ഥകളും (സർവ്വീസിൽ നിന്നും പിരിച്ചു വിടുന്നതുംപ്പെട്ടതും) ഈ ആക്ടിന്റെ വ്യവസ്ഥകളും അതിൻകീഴിൽ ഉണ്ടാക്കപ്പെട്ടതോ ഉണ്ടാക്കപ്പെട്ടതായി കരുതേണ്ടതോ ആയ ചട്ടങ്ങളും പ്രകാരം നിയന്ത്രിതമായിരിക്കുന്നതാണ്.”

പി. രാമചന്ദ്രൻ,
ഗവർണ്ണർ.

(ശ്രീജാർജ്ജമ)

കെ. ആർ. വസുന്ധര,
അഡീഷണൽ ഹെഡ് ട്രാൻസ്ലേറ്റർ.

Kerala Gazette No. 19 dated 10th May 1983.

PART I.

Section iv

GOVERNMENT OF KERALA
Public Works (H) Department
NOTIFICATION]

No. 6392/H1/83-1/PW.

Dated, Trivandrum, 26th April 1983.

S: R. O. No. 499/83.—In exercise of the powers conferred by clause (3) of section 2 of the Kerala Land Acquisition Act, 1961 (21 of 1962), the Government of Kerala hereby appoint the Special Tahsildar (Land Acquisition), National Highways, Ernakulam to perform the functions of a Collector under the said Act, within the Taluks of Cochin, Kanayannur, Parur, Muvattupuzha, Alwaye, Kothamangalam and Kunnathunad in Ernakulam District and under subsection (2) of section 3 of the Said Act authorise him, his servants and workmen to exercise the powers conferred by the said subsection in respect of any land within his jurisdiction for the acquisition of which a notification under subsection (1) of section 3 has been published.

By order of the Governor,
C.K.K. PANICKER,
Special Secretary to Government.

Explanatory Note

(This is not part of the notification but is intended to clarify its general purport).

As per C. O. Rt. 1537/82/P. W. & E. dated 7-10-1982, Government have accorded sanction for the shifting of the Office of the Special Tahsildar (Land Acquisition), N. H. from Quilon District to Ernakulam District for attending the land acquisition work in connection with National Highways. In order to initiate Land Acquisition proceedings, the Special Tahsildar (Land Acquisition) has to perform the functions of Collector under the Kerala Land Acquisition Act. This notification is meant to achieve the above purpose.

GOVERNMENT OF KERALA
Public Works (H) Department
NOTIFICATION

No. 6392/H1/83-2/PW.

Dated, Trivandrum, 26th April 1983.

S.R.O. No. 500/83.—In exercise of the powers conferred by clause (3) of section 2 of the Kerala Land Acquisition Act, 1961 (21 of 1962), the Government of Kerala hereby appoint the Special Tahsildar (Land Acquisition) for National Highways, Special Land Acquisition Unit, Kozhikode to perform the functions of a Collector under the said Act, within the Kozhikode District and under subsection (2) of section 3 of the said Act, authorise him, his servants and workmen to exercise the powers conferred by the said subsection in respect of any land within his jurisdiction for the acquisition of which a notification under subsection (1) of section 3 has been published.

By order of the Governor,
G. K. K. PANICKER,
Special Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to clarify its general purport.)

As per G. O. Rt. No. 1829/82/PW dated 30-11-1982, Government have sanctioned the setting up of one Special Land Acquisition Unit at Kozhikode District for attending to Land Acquisition in connection with National Highway. In order to enable the Special Tahsildar, Land Acquisition (National Highway), Kozhikode to initiate Land Acquisition proceedings he has to be appointed to perform the functions of Collector under the Kerala Land Acquisition Act 1961.

The Notification is intended to achieve the above object.

GOVERNMENT OF KERALA

Public Works (H) Department

NOTIFICATION

No. 6392/H1/83-3/PW.

Dated, Trivandrum, 26th April 1983.

S.R.O. No. 501/83.—In exercise of the powers conferred by clause (3) of section 2 of the Kerala Land Acquisition Act, 1961 (21 of 1962), the Government of Kerala hereby appoint the Special Tahsildar (Land Acquisition) for National Highways, Cannanore to perform the functions of a Collector under the said Act within the Cannanore District and under subsection (2) of section 3 of the said Act authorise him, his servants and workmen to exercise the powers conferred by the said subsection in respect of any land within his jurisdiction for the acquisition of which a notification under subsection (1) of section 3 has been published.

By ²order of the Governor,

C.K.K. PANICKER,

Special Secretary to Government.

Explanatory Note

(This is not a part of notification, but is intended to indicate its general purport).

The Government as per G.O. Rt. 1829/82 PW & E dated 30-11-1982 has created the post of a Special Tahsildar for the acquisition of land required for the National Highway in Cannanore District. The Headquarters of the Special Tahsildar has been fixed at Cannanore in Cannanore Village of Cannanore Taluk in Cannanore Collector's Progs C1-138170/82 dated 3-1-1983. The publication of statutory notification under section 2 (3) of the KLA Act 1961 is necessary for starting the L.A. proceedings by the Special Tahsildar. Hence this notification.

GOVERNMENT OF KERALA

Public Works (H) Department

NOTIFICATION

No. 6392/H1/83-4/PW.

Dated, Trivandrum, 26th April 1983.

S.R.O. No. 502/83.—In exercise of the powers conferred by clause (3) of section 2 of the Kerala Land Acquisition Act, 1961 (21 of 1962), the Government of Kerala hereby appoint the Special Tahsildar (Land Acquisition) for National Highways, Tirur to perform the functions of a Collector under the said Act within the Malappuram District and under subsection (2) of section 3 of the said Act authorise him, his servants and workmen to exercise the powers conferred by the said subsection in respect of any land within his jurisdiction for the acquisition of which a notification under subsection (1) of section 3 has been published.

By order of the Governor,
G.K.K. PANICKER,
Special Secretary to Government.

Explanatory note

(This is not a part of notification, but is intended to indicate its general purport).

The Government as per G.O. Rt. 1829/82/PW & E dated 30-11-1982 has created the post of a Special Tahsildar for the acquisition of land required for the National Highway in Malappuram District. In order to enable the Special Tahsildar, Land Acquisition (National Highways) to initiate Land Acquisition Proceedings he has to be appointed to perform the function of Collector under the Kerala Land Acquisition Act, 1981. This notification is intended to achieve the above object.

GOVERNMENT OF KERALA
Higher Education (E) Department
NOTIFICATION

G. O. (Ms.) No. 69/83/H. E&A. *Dated, Trivandrum, 8th April 1983.*

S.R.O. No. 510/83.—In exercise of the powers conferred by subsection (1) of section 4 of the Charitable Endowments Act, 1890 (Central Act 6 of 1890), the Government of Kerala hereby order that the property specified in column (2) of the Schedule appended herewith belonging to the Endowment mentioned in column (1) thereof, shall be vested with the Treasurer of Charitable Endowments, Kerala, and under subsections (1) and (3) of section 5 of the said Act, the Government of Kerala hereby settle the following Scheme for administration of the said property, the same having been previously published under rule 3 of the Charitable Endowments (Kerala) Rules, 1966, and appoint the date of publication of this notification to be the date on which the said Scheme shall come into operation, namely:—

SCHEME

1. This Endowment may be called the "Ayurvedacharya Konniyoor K.N. Kesava Pillai Memorial Endowment Fund."
2. The corpus of the Endowment shall consist of Rs. 7,500 (Rupees Seven thousand and five hundred only) donated by Dr. P. K. Ravindranath on behalf of the family members of Sri K.N. Kesava Pillai and shall be vested with the Treasurer of Charitable Endowments, Kerala.
3. The corpus of the Endowment shall be invested in any long term securities of the Government of Kerala, Government of India or in any of the securities approved by the Government of Kerala.
4. The Principal, Government Ayurveda College, Tirvandrum shall be the Administrator of the Fund.
5. The annual interest accruing on the Fund shall be utilised during the succeeding year for awarding a gold medal inscribed "Konniyoor Kesava Pillai Memorial Gold Medal with year and the name of the degree and the subject (eg. Konniyoor Kesava Pillai Memorial Gold Medal BAM/ BAMS, 1983 Salakyantram) or cash award to a student of the Government Ayurveda College, Trivandrum who comes out successful in the final BAM/ BAMS examination in the first appearance securing the highest number of marks in the subject "Salakyantram".
6. If in any year more than one student is found eligible for the prize by securing the same number of highest marks, the prize amount shall be divided equally among them and the prizes awarded accordingly.

7. The prize shall be awarded on any suitable occasion in the academic year itself as decided by the Administrator preferably on the occasion of the College Day Celebration and thereafter the fact of such award with relevant particulars thereof shall be published in the Notice Board of the College for the information of the public.

8. Every year the Administrator shall inform Dr. P.K. Ravindranath, Chaithanya, T.C 29/482, Kaithumukku P.O., Trivandrum-24, the name and other particulars of the recipients of the award.

9. Requisition for payment of annual interest shall be sent by the Administrator at any time not later than two months prior to the date fixed for the award of the prize and the Treasurer of Charitable Endowments shall, thereupon arrange to place the annual interest at the disposal of the Administrator.

10. If the annual interest is not utilised as provided in clause 5 above, or if the prize is not awarded owing to the non-availability of a suitable candidate or for any other reason or if any balance is left after awarding the prize, such amount shall be added on to the corpus of the Fund by the Treasurer of Charitable Endowments, unless its payment is allowed by the Treasurer in exceptional cases on the specific recommendation of the controlling authority specified in clause 11.

11. If any doubt or dispute arises regarding the meaning or interpretation of the provisions of the Scheme, it shall be referred to the Director of Collegiate Education, whose decision thereon shall be final.

SCHEDULE

<i>Name of Endowment</i>	<i>Details of Property</i>
(1)	(2)
"Ayurvedacharya Konniyoor K.N. Kesava Pillai Memorial Endowment Fund".	Rs. 7,500 (Rupees seven thousand & five hundred only)
	By order of the Governor, A. RAMASWAMY PILLAI, Joint Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

Dr. P.R. Ravindranath, Assistant Surgeon, General Hospital, Trivandrum wishes to institute an endowment in the name of late Sri Ayurvedacharya Konniyoor K.N. Kesava Pillai in the Government Ayurveda College, Trivandrum. A Preliminary notification regarding this has been published in the Gazette dated 22-2-1983. Now Government have accepted the endowment for institution and hence this notification.

GOVERNMENT OF KERALA
Higher Education (E) Department
NOTIFICATION

G. O. MS. No. 70/83/H. Edn.

Dated, Trivandrum, 8th April 1983

S. R. O. No. 511/83.—In exercise of the powers conferred by subsection (1) of section 4 of the Charitable Endowments Act, 1890 (Central Act 6 of 1890), the Government of Kerala hereby order that the property specified in column (2) of the Schedule appended herewith belonging to the Endowment mentioned in column (1) thereof, shall be vested with the Treasurer of Charitable Endowments, Kerala, and under subsections (1) and (3) of section 5 of the said Act, the Government of Kerala hereby settle the following Scheme for administration of the said property, the same having been previously published under rule 3 of the Charitable Endowments (Kerala) Rules, 1966, and appoint the date of publication of this notification to be the date on which the said scheme shall come into operation, namely:—

SCHEME

1. This Endowment may be called "Prof. V. Vijayan Endowment Fund".

2. The corpus of the Endowment shall consist of Rs. 1,400 (Rupees one thousand and four hundred only) and shall be vested with the Treasurer of Charitable Endowments, Kerala.

3. The corpus of the Endowment shall be invested in any long term securities of the Government of India or the Government of Kerala or in any of the securities approved by the Government of Kerala.

4. The Principal, Government Sanskrit College, Pattambi shall be the Administrator of the Fund.

5. The annual interest accruing on the fund shall be utilised during the succeeding year for awarding a prize, in cash to a student of the Government Sanskrit College, Pattambi who, has passed the M. A. (Final Examination, Malayalam Language and Literature) with Sanskrit as subsidiary securing at least a second class and highest number of marks.

6. The prize shall be awarded on the occasion of the College Day Celebration or on any other suitable occasion in the academic year itself as decided by the Administrator and thereafter the fact of such award with relevant particulars shall be published in the Notice Board of the College for information of the Public.

7. If, in any year more than one student is found eligible for the prize by securing the same number of highest marks, then the amount of the prize shall be divided equally among them.

8. Requisition for payment of annual interest shall be sent by the Administrator at least two months before the date fixed for the award of the prize and the Treasurer of Charitable Endowments shall thereupon arrange to place the annual interest at the disposal of the Administrator.

9. If, in any year, the interest is not utilised as provided in clause 5 above or if the prize is not awarded owing to the non-availability of a suitable candidate or for any other reason, or if any balance is left after awarding the prize such amount shall be added on to the Corpus of the fund by the Treasurer of Charitable Endowments unless its payment is allowed in exceptional cases on the specific recommendation of the controlling authority specified in clause 10.

10. If any doubt or dispute arises regarding the meaning or interpretation of provisions of the Scheme, it shall be referred to the Director of Collegiate Education whose decision thereon shall be final.

SCHEDULE

<u>Name of Endowment</u>	<u>Details of Property</u>
(1)	(2)
"Prof. V. Vijayan Endowment Fund".	Rs. 1,400 (Rupees one thousand and four hundred only)

By order of the Governor,
A. RAMASWAMY PILLAI,
Joint Secretary to Government.

Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport.)

Prof. K. Dayanandan, Convener, Prof. V. Vijayan Endowment Committee wishes to institute an endowment in the name Prof. V. Vijayan at the Government Sanskrit College, Pattambi. A preliminary notification regarding this has been published in the Gazette dated 22-3-1983. Now Government have accepted the endowment for institution and hence this notification.

**GOVERNMENT [OF KERALA
Higher Education (E) Department
NOTIFICATION**

G. O. Ms. No. 72/83/H.Edn. *Dated, Trivandrum, 8th April 1983.*

S. R. O. No. 512/83.—In exercise of the powers conferred by sub-section (1) of section 4 of the Charitable Endowments Act, 1890 (Central Act 6 of 1890), the Government of Kerala hereby order that the property specified in column (2) of the Schedule appended herewith belonging to the Endowment mentioned in column (1) thereof, shall be vested with the Treasurer of Charitable Endowments, Kerala, and under subsections (1) and (3) of section 5 of the said Act, the Government of Kerala hereby settle the following Scheme for administration of the said property, the same having been previously published under rule 3 of the Charitable Endowments (Kerala) Rules, 1966 and appoint the date of publication of this notification to be the date on which the said scheme shall come into operation, namely:—

SCHEME

1. This Endowment shall be called the "Moothedath High School Society Endowment Fund".

2. The corpus of the Endowment shall consist of Rs. 15,886.55 (Rupees Fifteen thousand eight hundred and eighty six and paise fifty-six only) and shall be vested with the Treasurer of Charitable Endowments, Kerala.

3. The corpus of the Endowment shall be invested in any long term securities of the Government of India or the Government of Kerala or in any of the securities approved by the Government of Kerala.

4. The Manager, Moothedath High School, Taliparamba, shall be the Administrator of the Fund.

5. The annual interest accruing on the fund shall be utilised, during the succeeding year for awarding scholarship of equal values to two deserving students each (one boy and one girl) studying in V, VI, VII, VIII, IX and X of the Moothedath High School.

6. The scholarship shall be awarded on any occasion in the academic year as decided by the Administrator.

7. The scholarship shall not be awarded to students who are recipients of any other scholarship.

8. The selection of the awardees for scholarships to the students studying in Standards VI to X shall be made on the basis of the marks secured by ~~them in the annual examination in the immediate preceding year.~~

9. The selection of students for Standard V shall be made by holding a scholarship examination in the first week of June every year and two pupils getting the highest number of marks in the Examination shall be selected for the award.

10. The awardees shall be selected by a committee consisting of the Headmaster, the Manager, the President of the Taliparamba Education Society.

11. Requisition for payment of annual interest shall be sent by the Administrator at any time not later than two months prior to the date fixed for the award of the scholarship and the Treasurer of Charitable Endowments shall thereupon arrange to place the annual interest at the disposal of the Administrator.

12. If, the interest is not utilised as provided in clause 5 or any balance is left after awarding the scholarship such amount shall be added on to the corpus of the fund by the Treasurer of Charitable Endowments unless its payment is allowed by the Treasurer in exceptional cases on the specific recommendation of the controlling authority specified in clause 3 of the Scheme.

13. If any doubt or dispute arises regarding the meaning or the interpretation of the Scheme, it shall be referred to the Director of Public Instruction, Trivandrum whose decision thereon shall be final.

SCHEDULE

<i>Names of the Endowment</i> (1)	<i>Details of Property</i> (2)
"The Moothedath High School Society Endowment Fund"	Rs. 15,836.56 (Rupees Fifteen thousand eight hundred and eighty-six and paise fifty six only).

By order of the Governor,
A. RAMASWAMY PILLAI,
Joint Secretary to Government

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

The Manager, Moothedath High School, Taliparamba, has forwarded a scheme for instituting an endowment in the Moothedath High School, Taliparamba. A preliminary notification regarding this has been published in the Gazette dated 22-2-1983. Now Government have accepted the endowment for institution and hence this notification.

GOVERNMENT OF KERALA
Higher Education (E) Department
NOTIFICATION

G. O. MS. No.51/83/H.Edn.

Dated, Trivandrum, 14th March 1983.

S. R. O. No. 513/83.—In exercise of the powers conferred by subsection (1) of section 4 of the Charitable Endowments Act, 1890 (Central Act 6 of 1890), the Government of Kerala hereby order that the property specified in column (2) of the Schedule appended herewith belonging to the Endowment mentioned in column (1) thereof, shall be vested with the Treasurer of Charitable Endowments, Kerala, and under subsections (1) and (3) of section 5 of the said Act, the Government of Kerala hereby settle the following scheme for administration of the said property, the same having been previously published under rule 3 of the Charitable Endowments (Kerala) Rules, 1966, and appoint the date of publication of this notification to be the date on which the said Scheme shall come into operation, namely:—

Scheme

1. This Endowment may be called "Joseph's Memorial Prize Fund".
2. The corpus of the Endowment shall consist of Rs. 1,000 (Rupees one thousand only) and shall be vested with the Treasurer of Charitable Endowments, Kerala.
3. The corpus of the Endowment shall be invested in any long term securities of the Government of India or the Government of Kerala or in any of the securities approved by the Government of Kerala.
4. The Headmaster/Headmistress, Government High School, Vilavoor, Malayan P.O. shall be the Administrator of the Fund.
5. The annual interest accruing on the fund shall be utilised during the succeeding year for awarding a prize in cash to a student of the Government High School, Vilavoor, Malayan P.O., who has passed the S.S.L.C. Examination during the previous year in the first attempt securing the highest number of marks.
6. The prize shall be awarded on the occasion of the School Day Celebration or on any other occasion in the academic year as decided by the Administrator.
7. If, in any year, two or more pupils secure the same number of highest marks, then the amount shall be divided equally among them and the prizes awarded accordingly.

8. Requisition for payment of annual interest shall be sent by the Administrator at any time not later than two months prior to the date fixed for the award of the prize and the Treasurer of Charitable Endowments shall thereupon arrange to place the annual interest at the disposal of the Administrator.

9. If, in any year the interest is not utilised as provided in clause 5 or if the prize is not awarded owing to the non-availability of a suitable candidate, or for any other reason or if any balance is left after awarding the prize such amount shall be added on to the corpus of the fund by the Treasurer of the Charitable Endowments unless its payment is allowed by the Treasurer in exceptional cases on the specific recommendation of the Controlling Authority specified in clause 10.

10. If any doubt or dispute arises regarding the meaning or interpretation of the Scheme it shall be referred to the Director of Public Instruction, whose decision thereon shall be final.

SCHEDULE

<i>Name of Endowment</i> (1)	<i>Details of property</i> (2)
"Joseph's Memorial Prize Fund".	Rs. 1,000 (Rupees one thousand only).

By order of the Governor,
A. RAMASWAMY PILLAI,
Joint Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

Sri J. Marud, Grace Cottage, Malayam, Malayinail P. O., Tiruvannamalai wishes to institute an endowment in Government High School, Vilavook in the memory of his late father. A Preliminary notification regarding this has been published in the Gazette dated 18-1-1933. Now Government have accepted the Endowment for Institution and hence this notification.

GOVERNMENT OF KERALA
Higher Education (E) Department
NOTIFICATION

G O.MS. No. 71/83/H.Edn.

Dated, Trivandrum, 8th April 1983.

S R.O. No. 514/83.—In exercise of the powers conferred by subsection (1) of section 4 of the Charitable Endowments Act, 1890 (Central Act 6 of 1890), the Government of Kerala hereby order that the property specified in column (2) of the schedule appended herewith belonging to the Endowment mentioned in column (1) thereof, shall be vested with the Treasurer of Charitable Endowments, Kerala, and under sub-sections (1) and (3) of section 5 of the said Act, the Government of Kerala hereby settle the following scheme for administration of the said property, the same having been previously published under rule 3 of the Charitable Endowments (Kerala) Rules, 1966, and appoint the date of publication of this notification to be the date on which the said scheme shall come into operation, namely:—

SCHEME

1. This Endowment may be called “Sivaram P. Nair Memorial Endowment Fund”.

2. The corpus of the Endowment shall consist of Rs. 10,000 (Rupees ten thousand only) and shall be vested with the Treasurer of Charitable Endowments, Kerala.

3. The corpus of the Endowment shall be invested in any long term securities of the Government of India or the Government of Kerala or in any of the securities approved by the Government of Kerala.

4. The Headmaster/Headmistress Government Model School, Trivandrum shall be the Administrator of the Fund.

5. The annual interest accruing on the fund shall be utilised during the succeeding year for awarding a gold medal of 22 carat to a student of the Government Model High School, Trivandrum, who has passed the S.S.L.C. Examination during the previous year in the first attempt securing the highest number of marks.

6. The prize shall be awarded on the occasion of the School Day Celebration or on any other occasion in the academic year as decided by the Administrator.

7. If, in any year, two or more pupil secure the same number of highest marks, then the amount shall be divided equally among them and the prize awarded accordingly.

8. The requisition for payment of annual interest shall be sent by the Administrator at any time not later than two months prior to the date fixed for the award of the prize and the Treasurer of Charitable Endowments shall thereupon arrange to place the annual interest at the disposal of the Administrator.

9. If, in any year the interest is not utilised as provided in clause 5 or if the prize is not awarded owing to the non-availability of a suitable candidate or for any other reason or if any balance is left after awarding the prize, such amount shall be added on to the corpus of the fund by the Treasurer of Charitable Endowments, unless its payment is allowed by the Treasurer of Charitable Endowments in exceptional cases on the specific recommendation of the controlling authority specified in clause 10.

10. If, any doubt or dispute arises regarding the meaning or interpretation of the scheme, it shall be referred to the Director of Public Instruction, whose decision thereon shall be final.

SCHEDULE

<i>Name of Endowment</i> (1)	<i>Details of property</i> (2)
"Sivaram P. Nair Memorial Endowment Fund".	Rs. 10,000 (Rupees ten thousand only).

By order of the Governor

A. RAMASWAMY PILLI,
Joint Secretary to Government.

Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport).

Smt. Sethulekshmi Bai, "Sethu", U.S. Road Trivandrum wished to institute an Endowment in the Government Model High School, Trivandrum. A preliminary notification regarding this has been published in the gazette dated 22-2-1983. Now Government have accepted the Endowment for institution and hence this notification.

GOVERNMENT OF KERALA
Higher Education (E) Department
NOTIFICATION

G. O. MS. No. 42/83/H.Edn.

Dated, Trivandrum, 7th March 1983.

S.R.O. No. 515/83.—In exercise of the powers conferred by sub-section (1) of section 4 of the Charitable Endowments Act, 1890 (Central Act 6 of 1890), the Government of Kerala hereby order that the property specified in column (.) of the Schedule appended herewith belonging to the Endowment mentioned in column (1) thereof, shall be vested with the Treasurer of Charitable Endowments, Kerala, and under subsections (1) and (3) of section 5 of the said Act, the Government of Kerala hereby settle the following Scheme for administration of the said property, the same having been previously published under rule 3 of the Charitable Endowments (Kerala) Rules, 1966, and appoint the date of publication of this notification to be the date on which the said scheme shall come into operation, namely:—

SCHEME

1. This endowment may be called "Science Exhibition 1972 Endowment"
2. The Corpus of the endowment shall consist of Rs. 1380 (Rupees One thousand three hundred and eighty only) and shall be vested with the Treasurer of Charitable Endowments, Kerala.
3. The corpus of the endowment shall be invested in any long term securities of the Government of India or the Government of Kerala or in any of the securities approved by the Government of Kerala.
4. The Deputy Director of Education, Kozhikode shall be the Administrator of the fund.
5. The Annual interest accruing on the fund shall be utilised during the succeeding year for awarding prizes of equal amounts to one student each of the educational districts in Kozhikode Revenue district who has passed the S-LC Examination during the previous academic year in the first attempt by securing the highest number of marks in science.
6. The prize shall be awarded on the occasion of the District Science Fair of the Succeeding year or any other occasion as decided by the Administrator.

7. If, in any year more than one pupil from each educational district secures the same highest number of highest marks in science the amount shall be awarded to the pupil who has secured highest total marks for the SSLC Examination.
8. Requisition for payment of annual interest shall be send by the Administrator at any time not later than two months prior to the date fixed for the award of the prize and the Treasurer of Charitable Endowments shall thereupon arrange to place the annual interest at the disposal of the Administrator.
9. If the interest is not utilised as provided in clause 5 or if the prize is not awarded owing to the non-availability of a suitable candidate or for any other reason or any balance is left after awarding the prize, such amount shall be added on to the corpus of the fund by the Treasurer of Charitable Endowments, unless its payment is allowed by the Treasurer in exceptional cases on the specific recommendations of the controlling authority specified in clause 10.
10. If any doubt or dispute arises regarding the meaning or interpretation of the Scheme it shall be referred to the Director of Public Instruction whose decision thereon shall be final.

SCHEDULE

<i>Name of Endowment</i>	<i>Details of Property</i>
(1)	(2)
"Science Exhibition 1972 Endowment"	Rs. 1380 (Rupees One thousand three hundred and eighty only)
	By order of the Governor, A. RAMASWAMY PILLAI, Joint Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

The Deputy Director of Education, Calicut has forwarded a scheme for the institution of an endowment called "Science Exhibition 1972 Endowment". A Preliminary notification regarding this has been published in the gazette dated 30-11-1982. Now Government have accepted the endowment for institution and hence this notification.

GOVERNMENT OF KERALA
Agriculture (Co-operation) Department
ORDER

No. 90736/C3/82/AD.

Dated, Trivandrum, 21st April, 1983.

S. R. O. No. 516/83.—Whereas under clause (d) of sub-rule (1) of rule 44 of the Kerala Co-operative Societies Rules, 1969, (hereinafter referred to as the said rules), a member of the society who is interested directly or indirectly in any contract made with the society or in any sale or purchase made by the society privately or in any auction or in any transaction of the society other than investment and borrowing involving financial interest, if the contract or transaction is subsisting or of the contract, sale, purchase or transaction be not completed, shall not be eligible for being elected or appointed as a member of the committee of the society under section 28 of the Kerala Co-operative Societies Act, 1969 (21 of 1969);

And whereas, under clause (a) of sub-rule (2) of rule 44 of the said rules, a member of committee of a society shall cease to hold office as such if he becomes disqualified under sub-rule (1) of the said rule 44;

And whereas, under clause (b) of sub-rule (1) of rule 50 of the said rules, no officer of a co-operative society shall have an interest, directly or indirectly otherwise than as such officer in any property sold or purchased by the society;

And whereas, the Sastri Nagar Residents' Welfare Co-operative Society Ltd. No. T. 389, Karamana, Trivandrum-2 proposes to purchase 6½ cents of land in Sy. No. 2056/1-6 of Aramada Village, Trivandrum Taluk belonging to M/s. V. G. Balakrishnan, A. Chandrakethu Nair and P. Velayudhan Pillai;

And whereas, M/s. V. G. Balakrishnan and A. Chandrakethu Nair are members of the Committee of the said society and the purchase of their property by the said society will attract the provisions in clause (d) of sub-rule (1) read with clause (a) of sub-rule (2) of rule 44 and sub-rule (1) of rule 50 of the said rules;

And whereas, the said society has requested, Government to exempt it from the provisions of clause (d) of sub-rule (1) and clause (a) of sub-rule (2) of rule 44 and from the provisions of clause (b) of sub-rule (1) of rule 50 of the said rules to enable it to purchase the said land without M/s. Shri V. C. Balakrishnan and A. Chandrakethu Nair being disqualified to continue as members in the committee of the said society;

And whereas, the Government consider it necessary in the public interest to exempt the Sastri Nagar Residents' Welfare Co-operative Society Ltd. No. T. 389, Karamana, Trivandrum-2 from clause (d) of sub-rule (1) and clause (a) of sub-rule (2) of rule 44 and from clause (b) of sub-rule (1) of rule 50 of the said rules for the purpose of enabling it to purchase the said land without M/s. V. G. Balakrishnan and A. Chandrakethu Nair being disqualified to continue as members in the committee of the said society;

Now, therefore, in exercise of the powers conferred by rule 181 of the Kerala Co-operative Societies Rules, 1969, the Government of Kerala hereby exempt the Sastri Nagar Resident's Welfare Co-operative Society Ltd. No. 389, Karamana, Trivandrum-2 from the provisions of clause (d) of sub-rule (1) and clause (a) of sub-rule (2) of rule 44 and from the provisions of clause (b) of sub-rule (1) of rule 50, of the said Rules for the limited purpose of enabling the said society to purchase the land belonging to M/s. V. G. Balakrishnan, A. Chandrakethu Nair and P. Velayudhan Pillai without M/s. V. G. Balakrishnan and A. Chandrakethu Nair being disqualified to continue as members in the committee of the said society.

By order of the Governor,

A. T. MOHAMEDUNNY,

Additional Secretary to Government.

Explanatory Note

The Sastri Nagar Resident's Welfare Co-operative Society Ltd. No. 389 has resolved to purchase 6½ cents of land in Survey No. 20-6/156 at Aramada Village, Trivandrum Taluk belonging to M/s. V. G. Balakrishnan, A. Chandrakethu Nair, members of the committee and Sri P. Velayudhan Pillai member of the society. The purchase of the land owned by the members of the managing committee is against Rule 44 (1) (d) and 50 (b) of the K. C. S. Rules, 1969. Government have decided that the above provisions shall not apply to the said society so as to enable the purchase of the said land belonging to M/s. V. G. Balakrishnan and A. Chandrakethu Nair Board members and P. Velayudhan Pillai, a member of the society, invoking the provisions under Rule 181 of K. C. S. Rules. This notification is intended to achieve this purpose.

GOVERNMENT OF KERALA

**Transport, Fisheries and Ports (Transport C) Department
NOTIFICATION**

No. 18355/TC2/82/TF&P.

Dated, Trivandrum, 13th January, 1983.

S. R. O. No. 517/83.—Whereas representation has been received by Government from the Stage Carriage Operator Shri Sunny Paulose, Vettikkaparambil Veedu, Edayar, Koothattukulam, Ernakulam that the arrears of vehicle tax for the quarters ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the Stage Carriage bearing Registration Number KRF. 8330 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of vehicle tax in respect of this vehicle in monthly instalments ;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the arrears of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 31st March, 1982, 30th June 1982, and 30th September, 1982 due to financial strain ;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would cause great inconvenience to the travelling public ;

And whereas, the Government consider it necessary in public interest to permit the stage carriage operator to remit the arrears of vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage in equal monthly instalments ;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the arrears of vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid in 12 equal monthly instalments commencing from 1st August, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW, dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

T. SANKARAN,

Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the Stage Carriage Operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended 31st March 1982, 30th June, 1982, and 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant instalment facility for payment of tax as otherwise the vehicle might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 22357/TC2/82/TF&P. *Dated, Trivandrum, 14th February 1983.*

S.R.O. No. 518/83.—Whereas representations has been received by Government from the Stage Carriage Operator Smt. P. E. Nafessa, Koladath Hou e, S.R.M.Road, Cochin-18 that the vehicle tax for the quarter ended on the 31st December, 1981, 31st March, 1982, 30th June, 1982 and 30th September 1982 in respect of the Stage Carriage bearing Registration Number KRE 7819 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of this vehicle may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 31st December, 1981, 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 31st December, 1981, 31st March, 1982, 30th June 1982 and 30th September, 1982 in respect of the said stage carriage;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 31st December, 1981, 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid on or before the 30th October, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S.R.O No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,
K. KARUNAKARAN,
Additional Secretary to Government

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received representations from the Stage Carriage Operator as shown in the notification requesting extension of time for payment of vehicle tax for the quarter ended on 31st December, 1981 31st March 1982, 30th June, 1982 and 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-C) Department

NOTIFICATION

No. 22732/TC2/82/TF&P.

Dated, Trivandrum, 24th January 1983.

S. R. O. No. 519/83.—Whereas representation has been received by Government from the Stage Carriage Operator Prabhakar Motor Company, Kozhikode that the arrears of vehicle tax for the quarter ended on the 30th June, 1982 and 30th September, 1982 in respect of the Stage Carriage bearing Registration Number KLQ. 6929 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of Vehicle tax in respect of this vehicle in monthly instalments;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the arrears of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 30th June, 1982 and 30th September, 1982, due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would cause great inconvenience to the travelling public;

And whereas, the Government consider it necessary in public interest to permit the stage carriage operator to remit the arrears of vehicle tax for the quarter ended on the 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage in equal monthly instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the arrears of Vehicle tax for the quarter ended on the 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid in eight consecutive equal monthly instalments beginning from 1st October 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

T. SANKARAN,

Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received representations from the Stage Carriage Operator as shown in the notification requesting extension of time for payment of vehicle tax for the quarter ended on 31st December, 1981 31st March 1982, 30th June, 1982 and 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-C) Department

NOTIFICATION

No. 24721/TC2/82/TF&P.

Dated, Trivandrum, 14th February 1983.

S. R O No. 520/83.—Whereas representation has been received by Government from the Stage Carriage Operator Shri M. Saji, Eachem Veedu, Quilon that the vehicle tax for the quarter ended on the 30th June, 1982 in respect of the Stage Carriage bearing Registration Number KLQ. 4822 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of this vehicle may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 30th June, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 30th June, 1982 in respect of the said stage carriage;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 30th June, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid on or before the 30th October, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

K. KARUNAKARAN,

Additional Secretary to Government

Explanatory Note

(This is not part of the notification, but is inserted to indicate the main purpose of the issue of the notification.)

Government have received representation from the Stage Carriage Operator as shown in the notification requesting extension of time for payment of vehicle tax for the quarter ended on 30th June, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

PART I

Section iv

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-C) Department

NOTIFICATION

No. 23869/TC2/82/TF&P.

Dated, Trivandrum, 8th February 1983.

S. R. O. No. 521/83.—Whereas representation has been received by Government from the Stage Carriage Operator Shri O. Ahmad Koya, Thulaprambil Veedu, Narakkal P. O., Ernakulam that the vehicle tax for the quarter ended on the 31st March, 1981, in respect of the Stage Carriage bearing Registration Number KLD 9766 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of this vehicle may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 31st March, 1981, due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 31st March, 1981, in respect of the said stage carriage;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 31st March, 1981, in respect of the said stage carriage ordinarily kept for use in the State shall be paid on or before the 31st October, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW, dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

T. SANKARAN,

Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received representation from the Stage Carriage Operator as shown in the notification requesting extension of time for payment of vehicle tax for the quarter ended 31st March, 1981 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department
NOTIFICATION

No. 24788/TC2/82/TF&P.

Dated, Trivandrum, 6th January 1983.

S R.O. No. 522/83.—Whereas representation has been received by Government from the Stage Carriage Operator Shri T. N. Jayaprakash, Thattaruparambil, Kottuvallykadu, Ernakulam that the arrears of vehicle tax for the quarter ended on the 31st March, 1981, 30th September, 1981, 31st December 1981 and 30th June, 1982 in respect of the Stage Carriage bearing Registration Number KLF. 1931 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of Vehicle tax in respect of this vehicle in monthly instalments;

And whereas, the Government are convinced that circumstances existed that the operator of the said Stage Carriage could not remit the arrears of vehicle tax in respect of the said Stage Carriage ordinarily, kept for use in the State for the quarter ended on the 31st March, 1981, 30th September, 1981, 31st December, 1981 and 30th June 1982 due to financial strain ;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would cause great inconvenience to the travelling public ;

And whereas, the Government consider it necessary in public interest to permit the stage carriage operator to remit the arrears of vehicle tax for the quarter ended on the 31st March 1981, 30th September, 1981, 31st December, 1981, and 30th June, 1982 in respect of the said stage carriage in equal monthly instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the arrears of the vehicle tax for the quarter ended on the 31st March 1981, 30th September, 1981, 31st December, 1981, and 30th June 1982, in respect of the said stage carriage ordinarily kept for use in the state shall be paid in ten equal consecutive monthly instalments commencing from 11th October, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

T. SANKARAN,

Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification) .

Government have received representation from the Stage Carriage Operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended 31st March, 1981, 30th September, 1981, 31st December, 1981 and 30th June 1982, due to financial strain ;

Government are convinced of the position and in public interest grant instalment facility for payment of tax as otherwise the vehicle might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 20310/TC2/82/TF&P.

Dated, Trivandrum, 6th January 1983.

S. R. O. No. 524/83.—Whereas representation has been received by Government from the Stage Carriage Operators specified in the annexure to this notification, that the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the Stage Carriage particulars of which are specified in the said annexure could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of these vehicles may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operators of the said stage carriages could not remit the vehicle tax in respect of the said stage carriages ordinarily kept for use in the State for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriages due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriages;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 31st March, 1982, 30th June 1982 and 30th September, 1982 in respect of the said stage carriages ordinarily kept for use in the State shall be paid on or before the 30th, September, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated 29th September, 1975.

ANNEXURE

Sl. No.	Name of Stage Carriage Operator	Registration No. of the Stage Carriage
1.	Smt. Rehuma Beevi, Puthenkoottil Veedu, Kavanad, Quilon	KLQ 6671
2.	Sri Peter, Mourllious Motors, Padappakara, Kundara	KLF 1161
3.	Sri P. A. Ali, Pathiyamparambil House, Padiyam, Muttichur, Trichur	KLH 1980
4.	Sri M. A. Noorudeen, Mauapurathu, Nayarambalam, Ernakulam	KRF 6959
5.	Smt. C. Bhanumathy Anuna, West Pulapayil House, Mamangalam, Cochin	KEE 4150
6.	Sri E. X. Paify, Etturuthil House, Pachalam, Cochin-10	KLF 9622 KRE 9430 KLE 2377
7.	Sri K. S. David, Kodiveed, Cochin-1	KRE 3399
8.	Sri K. Sudhakaran, Kizhakoot House, Panangd	KLF 1688

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification)

Government have received certain representations from the Stage Carriage Operators as shown in the annexure requesting extension of time for payment of vehicle tax for the quarter ended 31st March, 1982, 30th June, 1982 and 30th September 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-G) Department

NOTIFICATION

No. 24627/TG2/82/TF & P.

Dated, Trivandrum, 14th February 1983.

S. R. O. No. 525/83.—Whereas representations have been received by Government from the Stage Carriage Operators specified in the annexure to this notification, that the vehicle tax for the quarter ended on the 30th September 1982 in respect of the stage carriages particulars of which are specified in the said annexure could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of these vehicles may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operators of the said stage carriages could not remit the vehicle tax in respect of the said stage carriages ordinarily kept for use in the State for the quarter ended on the 30th September 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriages due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 30th September, 1982 in respect of the said stage carriages;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 30th September 1982, in respect of the said stage carriages ordinarily kept for use in the State shall be paid on or before the 30th November, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TG2/75-5, PW. dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated 29th September, 1975.

ANNEXURE

<i>Sl. No.</i>	<i>Name of stage carriage operators</i>	<i>Registration No. of the stage carriages</i>
(1)	(2)	(3)
1	P. Narayanan, Kallada, Quilon.	KLA 4942
2	Shri K P Karunakaran, Karuna Transport, Chovva P. O., Cannanore.	KLC 8357
3	Sri C. Arjunan, Thondayat, Chevarambalam P. O., Calicut.	KLD 9488
4	Shri K. P. Kunhayin, K. P. House, Thiruvannur P. O., Calicut.	KLZ 3708

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received certain representations from the stage carriage operators as shown in the annexure requesting extension of time for payment of vehicle tax for the quarter ended on 30th September 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 25701/TC2/82/TF&P.

Dated, Trivandrum 18th January, 1983.

S. R. O. No. 526/83.—Whereas representation has been received by Government from the Stage Carriage Operator Shri K.K. Mohandas, Kundannur House, Civil Lines Road, Trichur that the arrears of vehicle tax for the quarter ended on the 30th June, 1982 in respect of the Stage Carriage bearing Registration Number KLH. 9610 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of vehicle tax in respect of this vehicle in monthly instalments;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the arrears of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 30th June, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would cause great inconvenience to the travelling public;

And whereas, the Government considered it necessary in public interest to permit the stage carriage operator to remit the arrears of vehicle tax for the quarter ended on the 30th June, 1982 in respect of the said stage carriage in equal monthly instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the arrears of vehicle tax for the quarter ended on the 30th June, 1982, in respect of the said stage carriage ordinarily kept for use in the State shall be paid in five equal consecutive monthly instalments commencing from 23rd October, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

T. SANKARAN,

Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification)

Government have received representation from the Stage Carriage Operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended 30th June, 1982, due to financial strain.

Government are convinced of the position and in public interest, grant instalment facility for payment of tax as otherwise the vehicle might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

Kerala Gazette No. 19 dated 10th May 1983:

PART I

Section IV

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 17180/TC2/82/TF&P.

Dated, Trivandrum, 14th February 1983.

S.R.O. No. 527/83.—Whereas representation has been received by Government from the Stage Carriage Operator Shri P. M. George Palal House, Pulikkamali Pangarappally P.O., Ernakulam that the arrears of vehicle tax for the quarter ended on the 30th June, 1981 31st December, 1981 and 31st March, 1982 in respect of the Stage Carriage bearing Registration Number KLE. 6377 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of vehicle tax in respect of this vehicle in 20 equal monthly instalments;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the arrears of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 30th June, 1981, 31st December, 1981, and 31st March, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary in public interest to permit the said stage carriage operator to remit the arrears of the vehicle tax for the quarter ended on the 30th June, 1981, 31st December, 1981, and 31st March, 1982 in respect of the said stage carriage in equal monthly instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the arrears of vehicle tax for the quarter ended on the 30th June, 1981 31st December 1981 and 31st March, 1982, in respect of the said stage carriage ordinarily kept for use in the State shall be paid in 20 (twenty) equal monthly instalments commencing from the 20th July, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

K. KARUNAKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the Stage Carriage Operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended 30th June, 1981, 31st December, 1981 and 31st March, 1982, due to financial strain;

Government are convinced of the position and in public interest, grant instalment facility for payment of tax as otherwise the vehicle might be put out of operation for non-payment of tax causing great inconvenience to the travelling public

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1983

Reg. No. KL/TV(N)/12



KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XXVIII] Trivandrum, Tuesday, 10th May 1983 [No. 506
20th Vaisakha 1905 (Saka)

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport) B Department

NOTIFICATION

No. 252/TB2/83/TF&P.

Dated, Trivandrum, 2nd May 1983.

S. R. O. No. 557/83.—Whereas in exercise of the powers conferred by clause (1) of Article 258 of the Constitution of India, the President has in Notification No. 2/4/63/Judl. II dated 31-5-1963 entrusted the Government of Kerala with their consent, the functions of the Central Government under the Kerala Land Acquisition Act, 1961 (21 of 1962), in relation to the acquisition of lands for the purpose of the Union in the State of Kerala;

And, whereas, it appears to the Government of Kerala that the lands specified in the schedule below are needed or are likely to be needed for a public purpose, to wit for doubling rail track between Mulangunnathukavu and Trichur Railway Stations;

Now, therefore, notice to that effect is hereby given to all whom it may concern, in accordance with the provisions of subsection (1) of section 3 of the said Act.

33/1789V.

Under subsection (4) of section 19 of the said Act, the Government direct that in view of the urgency of the case, the provisions of section 5 of the Act shall not apply to this case.

SCHEDULE

District—Trichur

Taluk—Trichur

Village—Trichur
(Block No. 227)

(The extent given is approximate)

Sl. No.	Survey No.	Classification	Extent in Hectare
1	1919/ 6 Part	Dry	0.0006
2	1919/ 8 Part	"	0.0004
3	1573/ 6 Full	"	0.0016
4	1920/ 12 Part	"	0.0015
5	1920/ 5 Part	"	0.0041
6	1920/ 3 Part	"	0.0112
Total			0.0194

Explanatory Note

(This is not part of the notification, but is intended to bring out the general purport.)

The President of India has in Notification No. 2/4/63/Judl. II dated 31-5-1963 entrusted the Government of Kerala with their consent the powers to acquire land for the use of Central Government in the State and it appears to the State Government that the lands mentioned in the schedule above are needed for a public purpose viz. for doubling of rail track between Mulangunnathukavu and Trichur.

This notification is intended for the above purpose.

എസ്. ആർ. ഒ. നമ്പർ 557/83.—ഇൻഡ്യൻ ഭരണഘടനയുടെ 258-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡംകൂടാതെ നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ച്, രാഷ്ട്രപതി 1963 മേയ് 31-ാം തീയതിയിലെ 2/4/63/ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനംകൂടാതെ, കേരള സംസ്ഥാനത്ത് യൂണിയന്റെ ആവശ്യത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നത് സംബന്ധിച്ച് 1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21) പ്രകാരമുള്ള കേന്ദ്ര സർക്കാരിന്റെ ചുമതലകൾ, കേരള സർക്കാരിനെ അവരുടെ സമ്മതത്തോടുകൂടി ഭരണപരിപാടിയിൽനിന്നും;

താഴെ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമി ഒരു പൊതുക്കാര്യത്തിന് അതായത് മൂലംകുന്നത്തുകാവ് റെയിൽവേ സ്റ്റേഷനും തൃശ്ശൂർ റെയിൽവേ സ്റ്റേഷനും ഇടയ്ക്കു റെയിൽപ്പാത ഇരട്ടിപ്പിക്കുന്നതിന് ആവശ്യമുണ്ടെന്നോ ആവശ്യമുണ്ടായേക്കാമെന്നോ കേരളസർക്കാരിന് ഏതെന്നതിനാലും;

ഇപ്പോൾ, അതിനാൽ, അതുസംബന്ധിച്ച നോട്ടീസ് ബന്ധപ്പെട്ട എല്ലാ പേർക്കും പ്രസ്തുത ആക്ട് 3-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പിലെ വ്യവസ്ഥകൾ പ്രകാരം ഇതിനാൽ നൽകുന്നു.

പ്രസ്തുത ആക്ട് 19-ാം വകുപ്പ് (4)-ാം ഉപവകുപ്പുപ്രകാരം സംഗതിയുടെ അടിയന്തിരസ്വഭാവം പരിഗണിച്ച് പ്രസ്തുത ആക്ട് 5-ാം വകുപ്പിലെ വ്യവസ്ഥകൾ ഈ സംഗതിക്ക് ബാധകമാകുന്നതല്ലെന്ന് സർക്കാർ നിർദ്ദേശിക്കുകയും ചെയ്യുന്നു.

പട്ടിക

ജില്ല—തൃശ്ശൂർ

താലൂക്ക്—തൃശ്ശൂർ

വിജ്ഞാപനം—തൃശ്ശൂർ
(ബ്ലോക്ക് നമ്പർ 227)

(സുമാർ വിസ്തീർണ്ണമാണ് നൽകിയിരിക്കുന്നത്)

ക്രമനമ്പർ	സർവ്വേ നമ്പർ	തരംതിരിക്കൽ	വിസ്തീർണ്ണം ഹെക്റ്ററിൽ
1	1919/6 ഭാഗം	പുരയിടം	0.0006
2	1919/8 ഭാഗം	"	0.0004
3	1573/6 മുഴുവൻ	"	0.0016
4	1920/2 ഭാഗം	"	0.0015
5	1920/5 ഭാഗം	"	0.0041
6	1920/3 ഭാഗം	"	0.0112
ആകെ			0.0194

വിശദീകരണക്കുറിപ്പ്

(ഈ വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല. എന്നാൽ പൊതു ഉദ്ദേശം വെളിപ്പെടുത്തുന്നതിന് ഉദ്ദേശിച്ചുകൊണ്ടുള്ളതാണ്.)

ഇൻഡ്യൻ പ്രസിഡൻറ് 31-5-1963-ലെ 2/4/63/ ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനംമൂലം ഈ സംസ്ഥാനത്ത് കേന്ദ്ര സർക്കാരിന്റെ ഉപയോഗത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നതിനുള്ള അധികാരം കേരള സർക്കാരിന്റെ അധീനതയിൽ സമ്മതത്തോടുകൂടി അന്വേഷിച്ചിട്ടുള്ളതും, മുകളിൽ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമി ഒരു പൊതു ആവശ്യത്തിന് അതായത് മുളംകുറുത്തുകാവിയ്ക്കും തൃശ്ശൂരിനും ഇടയ്ക്കുള്ള റെയിൽപ്പാത ഇരുട്ടിപ്പിടിക്കുന്നതിന് ആവശ്യമാണെന്ന് സംസ്ഥാന സർക്കാരിന് ബോധ്യപ്പെട്ടിട്ടുള്ളതും ആകുന്നു.

മേൽപ്പറഞ്ഞ ആവശ്യത്തിനു വേണ്ടിയുള്ളതാണ് ഈ വിജ്ഞാപനം.

By order of the Governor,
K. KARUNAKARAN,
Additional Secretary to Government.



KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

10th May 1983

Vol. XXVIII, Trivandrum, Tuesday, [No. 508]
20th Vaisakha 1905 (Saka)

GOVERNMENT OF KERALA

Transport, Fisheries & Ports (Transport B) Department

NOTIFICATION

No. 6026/TB2/83/TF&P.

Dated, Trivandrum, 2nd May 1983.

S. R. O. No. 559/83.—Whereas in exercise of the powers conferred by Clause (1) of Article 258 of the Constitution of India, the President has in Notification No. 2/4/63/Judl. II dated 31-5-1963 entrusted the Government of Kerala with their consent, the functions of the Central Government under the Kerala Land Acquisition Act, 1961 (Act 21 of 1962), in relation to the acquisition of lands for the purpose of the Union in the State of Kerala;

And, whereas, it appears to the Government of Kerala that the lands specified in the schedule below are needed or are likely to be needed for a public purpose, to wit for the formation of double line in connection with the doubling of rail track between Olavakkot and Shoranur;

Now, therefore, notice to that effect is hereby given to all whom it may concern, in accordance with the provisions of subsection (1) of section 3 of the said Act.

Under subsection (4) of section 19 of the said Act, the Government direct that in view of the urgency of the case, the provisions of section 5 of the Act shall not apply to this case.

SCHEDULE

Taluk—Ottapalam.

District—Palghat.

Village—Vaniamkulam-II.

Desoms—Mannannur and Velliad.

(The extent given is approximate)

Sl. No.	Sy. No.	Classification	Extent in Hectares
	Old	New	
	Mannannur		
1	66A/1	66A/6	D.C.W. 0.0224
2	66A/2	66A/7	S.C.W. 0.0290
	Velliad		
3	82/1	82/11	D.C.W. 0.0560
4	78/6A	78/9	" 0.0373
5	78/6A	78/10	" 0.0100
6	78/6C	78/11	" 0.0066
7	78/6D	78/12	" 0.0015
Total			0.1628

Explanatory Note

(This is not part of the Notification but is intended to bring out the general purport.)

President of India has in Notification No.2/4/1963/Judl.II dated 31-5-1963 entrusted the Government of Kerala with their consent, the powers acquire land for the use of Central Government in the State, and it appears to the State Government that the lands mentioned in the schedule above is needed for a public purpose viz. for doubling of rail track between Olavakkot and Shoranur, as per land plan No.OS.32/82 II.

This Notification is intended for the above purpose.

എസ്. ആർ. ഒ. നമ്പർ 559/83. ഇൻഡ്യൻ ഭരണഘടനയുടെ 258-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡശ്യം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ച് രാഷ്ട്രപതി 31-5-1963-ലെ 2/4/1963-ലെ ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനംമൂലം, കേരള സംസ്ഥാനത്ത് യൂണിയന്റെ ആവശ്യത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നത് സംബന്ധിച്ച് 1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21) പ്രകാരമുള്ള കേന്ദ്ര സർക്കാരിന്റെ ചുമതലകൾ കേരള സർക്കാരിനെ അവരുടെ സമ്മതത്തോടുകൂടി, ഭരമേൽപ്പിച്ചിരിക്കുന്നതിനാലും,

താഴെ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമി ഒരു പൊതുക്കാര്യത്തിന്, അതായത് ലെവക്കോടിനും ഷൊർണൂരിനും ഇടയ്ക്ക് റെയിൽപ്പാത ഇരട്ടിപ്പിക്കുന്നതിനെ സംബന്ധിച്ച് ഒരു ഇരട്ടപ്പാതയുടെ നിർമ്മാണത്തിന് ആവശ്യമുണ്ടെന്നോ, ആവശ്യമുണ്ടായേക്കാമെന്നോ കേരള സർക്കാരിനു തോന്നുന്നതിനാലും;

ഇപ്പോൾ അതിനാൽ അതുസംബന്ധിച്ച നോട്ടീസ് ബന്ധപ്പെട്ട എല്ലാ പേർക്കും പ്രസ്തുത ആക്ട് 3-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പിലെ വ്യവസ്ഥകൾ പ്രകാരം ഇതിനാൽ നൽകുന്നു.

പ്രസ്തുത ആക്ട് 19-ാം വകുപ്പ് (4)-ാം ഉപവകുപ്പ് പ്രകാരം സംഗതിയുടെ അടിസ്ഥാന സ്വഭാവം പരിഗണിച്ച് പ്രസ്തുത ആക്ട് 5-ാം വകുപ്പിലെ വ്യവസ്ഥകൾ ഈ സംഗതിക്ക് ബാധകമാകുന്നതല്ലെന്നു സർക്കാർ നിർദ്ദേശിക്കുകയും ചെയ്യുന്നു.

പട്ടിക

ജില്ല—പാലക്കാട്.

താലൂക്ക്—ഒറപ്പാലം.

വില്ലേജ്—വാണിയംകുളം—II.

ദേശങ്ങൾ—മണ്ണന്നൂർ, വെള്ളിയാടം.

(ഏകദേശ വിസ്തീർണ്ണമാണ് കൊടുത്തിരിക്കുന്നത്.)

ക്രമ നമ്പർ	സർവ്വേ നമ്പർ പഴയത്	സർവ്വേ നമ്പർ പുതിയത്	തരംതിരിക്കൽ	വിസ്തീർണ്ണം ഹെക്ടർ
	മണ്ണന്നൂർ			
1	66/എ1	66എ/6	ഡി. സി. ഡബ്ബ്ളിയു.	0.0224
2	66/എ2	66എ/7	എസ്. സി. ഡബ്ബ്ളിയു.	0.0290
	വെള്ളിയാടം			
3	82/1	82/11	ഡി. സി. ഡബ്ബ്ളിയു.	0.0560
4	78/6എ	78/9	"	0.0373
5	78/6ബി	78/10	"	0.0100
6	78/6സി	78/11	"	0.0066
7	78/6ഡി	78/12	"	0.0015
ആകെ				0.1628

വിശദീകരണ കുറിപ്പ്

(ഇത് വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല. എന്നാൽ പൊതു ഉദ്ദേശം വെളിപ്പെടുത്തുന്നതിന് ഉദ്ദേശിച്ചുകൊണ്ടുള്ളതാണ്)

ഇൻഡ്യൻ പ്രസിഡൻ്റ് 31-5-1963-ലെ 2/4/63/ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനംമൂലം ഈ സംസ്ഥാനത്ത് കേന്ദ്ര സർക്കാരിന്റെ ഉപയോഗത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നതിനുള്ള അധികാരം കേരള സർക്കാരിനെ അവരുടെ സമ്മതത്തോടുകൂടി ഭരമേൽപ്പിച്ചിട്ടുള്ളതും മുകളിൽ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമി ഒരു പൊതുആവശ്യത്തിന് അതായത് ലഭവക്കോടിനും ഷോർണ്ണുരിനും ഇടയ്ക്ക് ഒ.എസ്. 32/82 II ലാൻഡ് ഫ്ലാൻ പ്രകാരം റെയിൽപ്പാത ഇറട്ടിപ്പിക്കുന്നതിന് ആവശ്യമാണെന്ന് സംസ്ഥാന സർക്കാരിന് ബോദ്ധ്യപ്പെട്ടിട്ടുള്ളതും ആകുന്നു.

മേൽപ്പറഞ്ഞ ആവശ്യത്തിനു വേണ്ടിയുള്ളതാണ് ഈ വിജ്ഞാപനം.

By order of the Governor,
K. KARUNAKARAN,
Additional Secretary to Government

Government of Kerala
1983



Reg. No. KL/IV(N)/12

KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

10th May 1983

Vol. XXVIII] Trivandrum, Tuesday, [No. 507
20th Vaisakha 1905 (Saka)

GOVERNMENT OF KERALA

Transport, Fisheries & Ports (Transport-B) Department

NOTIFICATION

No. 3097/TB2/83/TF&P.

Dated, Trivandrum, 2nd May 1983.

S.R.O. No. 558/83.—Whereas in exercise of the powers conferred by clause (1) of article 258 of the Constitution of India the President has in Notification No. 2/4/63/Judl. II dated 31-5-1963 entrusted the Government of Kerala with their consent, the functions of the Central Government under the Kerala Land Acquisition Act, 1961 (21 of 1962), in relation to the acquisition of land for the purpose of the Union in the State of Kerala;

And whereas, it appears to the Government of Kerala that the lands specified in the Schedule below are needed or are likely to be needed for a public purpose, to wit the formation of double line in connection with the doubling of rail track between Olavakkot and Shornur.

Now, therefore, notice to that effect is hereby given to all whom it may concern, in accordance with the provisions of sub-section (1) of section 3 of the said Act.

Under sub-section (4) of section 19 of the said Act, the Government direct that in view of the urgency of the case, the provisions of section 5 of the Act shall not apply to this case.

33/1790/J

SCHEDULE

District—Palghat.

Taluk—Ottapalam.

Village—Ottapalam II.

Desom—Ariyur Thekkummuri.

(The extent given is approximate)

Sl. No.	Survey No.		Classification	Extent in hectare
	Old	New		
1	129 B/1	129 B/6	O.D.	0.0092
2	129 A/1C	129 A/5	S.C.W.	0.0409
3	129 A/3	129 A/6	O.D.	0.0445
Total				0.0946

Explanatory Note

(This is not part of the notification, but is intended to bring out the general purport).

The President of India has in Notification No. 2/4/63/Judl. II dated 31-5-1963 entrusted the Government of Kerala with their consent the powers to acquire land for the use of Central Government in the State and it appears to the State Government that the lands mentioned in the schedule above is needed for a public purpose viz. for doubling of Rail Track between Olavakkot and Shornur as per land plan No. OS 26/81 (Extra).

This Notification is intended for the above purpose.

എസ്. ആർ. ഓ. നമ്പർ 558/83.—ഇൻഡ്യൻ ഭരണഘടനയുടെ 258-ാം അനുച്ഛേദം (1) -ാം ഖണ്ഡശ്യം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ച് രാഷ്ട്രപതി 31-5-1963-ലെ 2/4/1963 ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനംമൂലം, കേരള സംസ്ഥാനത്ത് യൂണിയന്റെ ആവശ്യത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നത് സംബന്ധിച്ച് 1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21) പ്രകാരമുള്ള കേന്ദ്ര സർക്കാരിന്റെ ചുമതലകൾ കേരള സർക്കാരിനെ, അവരുടെ സമ്മതത്തോടുകൂടി ഭരണപരിഷ്കരണത്തിനാലും;

താഴെ പട്ടികയിൽ വിവരിച്ചിട്ടുള്ള ഭൂമി ഒരു പൊതുക്കാര്യത്തിന് അതായത് ലെവക്കോടിനും ഷൊർണൂരിനും ഇടയ്ക്ക് റയിൽപ്പാത ഇരട്ടിപ്പിക്കുന്നത് സംബന്ധിച്ച് ഒരു ഇരട്ടപ്പാതയുടെ നിർമ്മാണത്തിന് ആവശ്യമുണ്ടെന്നോ ആവശ്യമുണ്ടാകാതിയെങ്കിലും കേരള സർക്കാരിന് തോന്നുന്നതിനാലും;

ഇപ്പോൾ, അതിനാൽ, അതുസംബന്ധിച്ച നോട്ടീസ് ബന്ധപ്പെട്ട എല്ലാ പേർക്കും പ്രസ്തുത ആക്ട് 3-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പിലെ വ്യവസ്ഥകൾ പ്രകാരം ഇതിനാൽ നൽകുന്നു.

പ്രസ്തുത ആക്ട് 19-ാം വകുപ്പ് (4)-ാം ഉപവകുപ്പുപ്രകാരം സംഗതിയുടെ അഭിയാനന്തരം പരിഗണിച്ച് പ്രസ്തുത ആക്ട് 5-ാം വകുപ്പിലെ വ്യവസ്ഥകൾ ഈ സംഗതിക്ക് ബാധകമാവുന്നതല്ലെന്ന് സർക്കാർ നിർദ്ദേശിക്കുകയും ചെയ്യുന്നു.

പട്ടിക

ജില്ല—പാലക്കാട്.

താലൂക്ക്—റെറപ്പാലം.

വിഷയം—റെറപ്പാലം II.

ദേശം—അരിയൂർ തെക്കുമുറി..

(സുമാർ വിസ്തീർണ്ണമാണ് നൽകിയിരിക്കുന്നത്)

ക്രമനമ്പർ	സർവ്വേ നമ്പർ		തരംതിരിച്ചിൽ	വിസ്തീർണ്ണം ഹെക്ടറിൽ
	പഴയത്	പുതിയത്		
1	129 ബി/1	129 ബി/6	ഒ.ഡി.	0.0092
2	129 എ/1സി	129 എ/5	എസ്.സി.ഡബ്ല്യു	0.0409
3	129 എ/3	129 എ/6	ഒ.ഡി.	0.0445
ആകെ				0.0946

വീശദീകരണക്കുറിപ്പ്

(ഇത് വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല. എന്നാൽ പൊതു ഉദ്ദേശം വെളിപ്പെടുത്തുവാൻ ഉദ്ദേശിച്ചുകൊണ്ടുള്ളതാണ്)

ഇന്ത്യൻ പ്രസിഡൻ്റ് 31-5-1963-ലെ 2/4/63 ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനംമൂലം ഈ സംസ്ഥാനത്ത് കേന്ദ്രസർക്കാരിൻ്റെ ഉപയോഗത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നതിനുള്ള അധികാരം കേരള സർക്കാരിനെ അവരുടെ സമ്മതത്തോടുകൂടി ഭരമേൽപ്പിച്ചിട്ടുള്ളതും മുകളിൽ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമി ഒരു പൊതു ആവശ്യത്തിന് അതായത് ലേവക്കോടിനും ഷോർണൂരിനും ഇടയ്ക്ക് ഒ. എസ്. 26/81 (എക്സ് 150) ലാൻഡ് ഫ്ലാൻ പ്രകാരം റെയിൽപ്പാത ഇരട്ടിപ്പിക്കുന്നതിന് ആവശ്യമാണെന്ന് സംസ്ഥാന സർക്കാരിന് ബോധ്യപ്പെട്ടിട്ടുള്ളതും ആകുന്നു.

മേൽ പറഞ്ഞ ആവശ്യത്തിനുവേണ്ടിയുള്ളതാണ് ഈ വിജ്ഞാപനം.

By order of the Governor,
K. KARUNAKARAN,
Additional Secretary to Government.